Michigan Register

Issue No. 18 – 2011 (Published October 15, 2011)



GRAPHIC IMAGES IN THE

MICHIGAN REGISTER

COVER DRAWING

Michigan State Capitol:

This image, with flags flying to indicate that both chambers of the legislature are in session, may have originated as an etching based on a drawing or a photograph. The artist is unknown. The drawing predates the placement of the statue of Austin T. Blair on the capitol grounds in 1898.

(Michigan State Archives)

PAGE GRAPHICS

Capitol Dome:

The architectural rendering of the Michigan State Capitol's dome is the work of Elijah E. Myers, the building's renowned architect. Myers inked the rendering on linen in late 1871 or early 1872. Myers' fine draftsmanship, the hallmark of his work, is clearly evident.

Because of their size, few architectural renderings of the 19th century have survived. Michigan is fortunate that many of Myers' designs for the Capitol were found in the building's attic in the 1950's. As part of the state's 1987 sesquicentennial celebration, they were conserved and deposited in the Michigan State Archives.

(Michigan State Archives)

East Elevation of the Michigan State Capitol:

When Myers' drawings were discovered in the 1950's, this view of the Capitol – the one most familiar to Michigan citizens – was missing. During the building's recent restoration (1989-1992), this drawing was commissioned to recreate the architect's original rendering of the east (front) elevation.

(Michigan Capitol Committee)

Michigan Register

Published pursuant to § 24.208 of The Michigan Compiled Laws



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(This issue, published October 15, 2011, contains documents filed from September 15, 2011 to October 1, 2011)

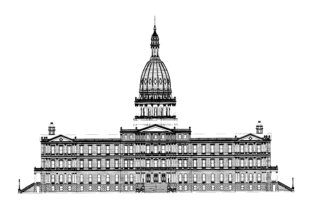
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Steven Hilfinger, Director, Office of Regulatory Reinvention; **Deidre O'Berry**, Administrative Rules Analyst for Operations and Publications.

Rick Snyder, Governor



Brian Calley, Lieutenant Governor

PREFACE

PUBLICATION AND CONTENTS OF THE MICHIGAN REGISTER

The Office of Regulatory Reform publishes the *Michigan Register*.

While several statutory provisions address the publication and contents of the *Michigan Register*, two are of particular importance.

24.208 Michigan register; publication; cumulative index; contents; public subscription; fee; synopsis of proposed rule or guideline; transmitting copies to office of regulatory reform.

Sec. 8.

- (1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:
- (a) Executive orders and executive reorganization orders.
- (b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.
- (c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year.
- (d) Proposed administrative rules.
- (e) Notices of public hearings on proposed administrative rules.
- (f) Administrative rules filed with the secretary of state.
- (g) Emergency rules filed with the secretary of state.
- (h) Notice of proposed and adopted agency guidelines.
- (i) Other official information considered necessary or appropriate by the office of regulatory reform.
- (j) Attorney general opinions.
- (k) All of the items listed in section 7(m) after final approval by the certificate of need commission under section 22215 of the public health code, 1978 PA 368, MCL 333.22215.
- (2) The office of regulatory reform shall publish a cumulative index for the Michigan register.
- (3) The Michigan register shall be available for public subscription at a fee reasonably calculated to cover publication and distribution costs.
- (4) If publication of an agency's proposed rule or guideline or an item described in subsection (1)(k) would be unreasonably expensive or lengthy, the office of regulatory reform may publish a brief synopsis of the proposed rule or guideline or item described in subsection (1)(k), including information on how to obtain a complete copy of the proposed rule or guideline or item described in subsection (1)(k) from the agency at no cost.
- (5) An agency shall electronically transmit a copy of the proposed rules and notice of public hearing to the office of regulatory reform for publication in the Michigan register.

4.1203 Michigan register fund; creation; administration; expenditures; disposition of money received from sale of Michigan register and amounts paid by state agencies; use of fund; price of Michigan register; availability of text on internet; copyright or other proprietary interest; fee prohibited; definition.

Sec. 203.

- (1) The Michigan register fund is created in the state treasury and shall be administered by the office of regulatory reform. The fund shall be expended only as provided in this section.
- (2) The money received from the sale of the Michigan register, along with those amounts paid by state agencies pursuant to section 57 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.257, shall be deposited with the state treasurer and credited to the Michigan register fund.
- (3) The Michigan register fund shall be used to pay the costs of preparing, printing, and distributing the Michigan register.
- (4) The department of management and budget shall sell copies of the Michigan register at a price determined by the office of regulatory reform not to exceed the cost of preparation, printing, and distribution.
- (5) Notwithstanding section 204, beginning January 1, 2001, the office of regulatory reform shall make the text of the Michigan register available to the public on the internet.
- (6) The information described in subsection (5) that is maintained by the office of regulatory reform shall be made available in the shortest feasible time after the information is available. The information described in subsection (5) that is not maintained by the office of regulatory reform shall be made available in the shortest feasible time after it is made available to the office of regulatory reform.
- (7) Subsection (5) does not alter or relinquish any copyright or other proprietary interest or entitlement of this state relating to any of the information made available under subsection (5).
- (8) The office of regulatory reform shall not charge a fee for providing the Michigan register on the internet as provided in subsection (5).
- (9) As used in this section, "Michigan register" means that term as defined in section 5 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.205.

CITATION TO THE MICHIGAN REGISTER

The *Michigan Register* is cited by year and issue number. For example, 2001 MR 1 refers to the year of issue (2001) and the issue number (1).

CLOSING DATES AND PUBLICATION SCHEDULE

The deadlines for submitting documents to the Office of Regulatory Reinvention for publication in the *Michigan Register* are the first and fifteenth days of each calendar month, unless the submission day falls on a Saturday, Sunday, or legal holiday, in which event the deadline is extended to include the next day which is not a Saturday, Sunday, or legal holiday. Documents filed or received after 5:00 p.m. on the closing date of a filing period will appear in the succeeding issue of the *Michigan Register*.

The Office of Regulatory Reinvention is not responsible for the editing and proofreading of documents submitted for publication.

Documents submitted for publication should be delivered or mailed in an electronic format to the following address: MICHIGAN REGISTER, Office of Regulatory Reinvention, Romney Building – Fourth Floor, 111 S. Capitol Avenue, Lansing, MI 48933

RELATIONSHIP TO THE MICHIGAN ADMINISTRATIVE CODE

The *Michigan Administrative Code* (1979 edition), which contains all permanent administrative rules in effect as of December 1979, was, during the period 1980-83, updated each calendar quarter with the publication of a paperback supplement. An annual supplement contained those permanent rules, which had appeared in the 4 quarterly supplements covering that year.

Quarterly supplements to the Code were discontinued in January 1984, and replaced by the monthly publication of permanent rules and emergency rules in the *Michigan Register*. Annual supplements have included the full text of those permanent rules that appear in the twelve monthly issues of the *Register* during a given calendar year. Emergency rules published in an issue of the *Register* are noted in the annual supplement to the Code.

SUBSCRIPTIONS AND DISTRIBUTION

The *Michigan Register*, a publication of the State of Michigan, is available for public subscription at a cost of \$400.00 per year. Submit subscription requests to: Office of Regulatory Reinvention, Romney Building – Fourth Floor, 111 S. Capitol Avenue, Lansing, MI 48933. Checks Payable: State of Michigan. Any questions should be directed to the Office of Regulatory Reinvention (517) 335-8658.

INTERNET ACCESS

The *Michigan Register* can be viewed free of charge on the Internet web site of the Office of Regulatory Reinvention: www.michigan.gov/orr.

Issue 2000-3 and all subsequent editions of the *Michigan Register* can be viewed on the Office of Regulatory Reinvention Internet web site. The electronic version of the *Register* can be navigated using the blue highlighted links found in the Contents section. Clicking on a highlighted title will take the reader to related text, clicking on a highlighted header above the text will return the reader to the Contents section.

Steven Hilfinger, Director Office of Regulatory Reinvention

2011 PUBLICATION SCHEDULE

Issue No.	Closing Date for Filing or Submission Of Documents (5 p.m.)	Publication Date
1	January 15, 2011	February 1, 2011
2	February 1, 2011	February 15, 2011
3	February 15, 2011	March 1, 2011
4	March 1, 2011	March 15, 2011
5	March 15, 2011	April 1, 2011
6	April 1, 2011	April 15, 2011
7	April 15, 2011	May 1, 2011
8	May 1, 2011	May 15, 2011
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22	December 1, 2011	December 15, 2011
23	December 15, 2011	January 1, 2012
24	January 1, 2012	January 15, 2012

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PROPOSED ADMINISTRATIVE RULES, NOTICES OF PUBLIC HEARINGS

MCL 24.242(3) *states in part:*

"... the agency shall submit a copy of the notice of public hearing to the Office of Regulatory Reform for publication in the Michigan register. An agency's notice shall be published in the Michigan register before the public hearing and the agency shall file a copy of the notice of public hearing with the Office of Regulatory Reform."

MCL 24.208 states in part:

"Sec. 8. (1) The Office of Regulatory Reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

- (d) Proposed administrative rules.
- (e) Notices of public hearings on proposed administrative rules."

PROPOSED ADMINISTRATIVE RULES

ORR 2011-017

DEPARTMENT OF COMMUNITY HEALTH

CRIME VICTIM'S SERVICES COMMISSION

GENERAL RULES

Proposed Draft September 27, 2011

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44, or 45a(6) of 1969 PA 306, Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the crime victims compensation board by section 3 of **1976 PA 223** PA 223 of 1976, MCL 18.353 of the Michigan Compiled Laws)

R 18.351, R 18.354, R 18.355, R 18.358, and R 18.361 of the Michigan Administrative Code are amended as follows:

R 18.351 Definitions.

Rule 1. (1) As used in these rules:

- (a) "Accomplice" means any person who knowingly aids or assists another person in the commission of a crime, either before, during, or after the crime.
- (b) "Act" means 1976 PA 223, Act No. 223 of the Public Acts of 1976, MCL 18.351 to 18.368 et seq. of the Michigan Compiled Laws.
- (c) "Civil infraction" has the meaning prescribed by section 6a of 1949 PA 300, MCL 257.6 of Act No. 300 of the Public Acts of 1949, as amended, being S§257.6a of the Michigan Compiled Laws.
- (d) "Closed session" means a meeting or part of a meeting of the board commission which is closed to the public in order to protect certain rights of confidentiality.
- (e) "Crime" means an act or omission forbidden by law which is not designated as a civil infraction and which is punishable, upon conviction, by imprisonment, a fine which is not a civil fine, or other penal discipline.
- (f) "Criminally responsible" means legally accountable or legally answerable for a crime.
- (g) "Dependent" means a person who receives at least 1/2 of his or her support from a deceased victim or claimant and includes a child of the victim born after his or her death.
- (h) "Household" means persons who dwell together as a family under 1 roof and who are related by blood, marriage, or judicial decree.
- (i) "Intimate personal privacy" means matters dealing with the mental or physical health of a person or the details or a crime involving sexual assault in any degree.
- (j) "Legally incapacitated person" means a person, other than a minor, for whom a guardian has been appointed by a court.
- (k) "Loss of support" means the cessation of a victim's earnings that were actually paid to or for a dependent prior to the victim's death and not reimbursed from insurance or public funds after the victim's death.

- (l) "Meeting" means the convening of the board **commission** at which 2 or more members are present for the purpose of deliberating toward or rendering a decision on a public policy.
- (m) "Minor" means a person who is less than 18 years of age.
- (n) "Other services necessary" means recognized medical treatment, convalescent aids, supplies, and other equipment needed by the victim because of physical incapacity sustained as a direct result of the crime.
- (o) "Peace officer" means an employee of this state, or any political subdivision thereof, who is employed as a police officer, sheriff, firefighter, conservation officer, or similar officer exercising powers of a police officer.
- (p) "Resident" means a person who is living in this state when the crime occurs. Resident does not include a person who resides in another state or foreign country and who is temporarily in this state for business, recreation, or personal matters.
- (q) "Unreimbursed and unreimbursable expenses" means expenses for which the claimant has no means of payment other than the claimant's assets or through an award of the board commission.
- (r) "Writing" means any of the following:
- (i) Handwriting.
- (ii) Typewriting.
- (iii) Printing.
- (iv) Photostating.
- (v) Photographing.
- (vi) Photocopying.
- (vii) Any other means of recording, including the recording of letters, words, pictures, sounds, symbols, or any combination thereof.
- (viii) Maps.
- (ix) Papers.
- (x) Magnetic or punched cards.
- (xi) Discs.
- (xii) Drums.
- (xiii) Any other means of recording or retaining meaningful contents.
- (2) Terms defined in the act have the same meanings when used in these rules.

R 18.354 Claim filing time.

- Rule 4. A claim is subject to the time limits for filing which are set forth in section 5 of the act; however, if a claim is filed **after the time limits in section 5 of the act, the commission may presume that good cause to file a claim late exists** within 6 months to one year after the occurrence of the erime and unless contrary evidence exists, the board or its member may presume that good cause for delay, within the meaning of section 5, exists.
- R 18.355 Claimant cooperation with law enforcement agency and board required; claimant to bear burden of proof of authenticity and eligibility of claim.
- Rule 5. (1) To receive an award, a claimant shall cooperate with the law enforcement agency investigating the crime giving rise to the claim and with the investigators, agents, and representatives of the board commission. If a claimant refuses to cooperate, the board member or board commission may deny the claim or reduce the size of any award.
- (2) The final burden of proof of the authenticity and eligibility of a claim, or any part of a claim, rests with the claimant. When an award cannot be made because the law enforcement agency, medical providers, or employer cannot verify the claim, the claimant shall be given written notice of the

particular deficiencies of verification. The information requested by the board **commission** as necessary to verify the claim shall be supplied by the claimant. If the claimant does not comply within a reasonable period of time, the claim shall be denied in whole or in part as appropriate.

(3) Health care providers shall not submit a bill to sexual assault victims for any portion of a sexual assault forensic examination (SAFE).

R 18.358 Burial Ppayments limitations.

- Rule 8. (1) When an award is ordered for funeral expenses, including burial expenses, the board commission shall pay a burial benefit of not more than \$1,500.00 \$2,000 for each victim for the date of injury on or before December 15, 2010 and not more than the amount set forth in section 11 of the act for each victim for the date of injury on or after December 16, 2010.
- (2) Expenses for flowers, gravestones, catering services, or other personal and family accommodations not directly related to the funeral service and disposition of the body will not be considered.
- (3) When the board **commission** awards funeral expenses which, in the absence of board **commission** payment, would be receivable from other public funds, the amount awarded shall not exceed the amount normally paid by the other sources.
- (4) The commission shall not award more than the amount set forth in section 11 of the act for grief counseling for a homicide victim's spouse, children, parents, siblings, grandparents, and grandchildren.
- (5) The commission shall not award more than the amount set forth in section 11 of the act for crime scene clean-up services as allowed under the act.
- R 18.361 Serious financial hardship determination; reasonable standard of living.
- Rule 11. (1) In determining serious financial hardship under section 11(5) 11(7) of the act, the board member or board commission shall consider all of the financial resources of the claimant, except for the following exemptions:
- (a) A homestead or 5 years' rent at the current rate at the time of the crime for an apartment dweller or dweller of a similar abode.
- (b) Personal property consisting of clothing and other personal effects.
- (c) Household furniture, appliances, and equipment.
- (d) One family automobile selected by claimant or victim.
- (e) Life insurance, except in death claims, and disability or death benefits paid or to be paid to a peace officer on account of injuries sustained in the course of employment.
- -(f) An additional amount not exceeding the victim's annual net taxable income, in the discretion of the board, after consideration of all other financial resources.
- (2) In all cases, the board member **commission** shall render a decision which will, as nearly as practicable, permit the claimant or family to maintain a reasonable standard of living. Where out-of-pocket expenses or loss of earnings or support significantly lower this standard of living, the board member **commission** may consider this serious financial hardship.

NOTICE OF PUBLIC HEARING

CRIME VICTIM'S SERVICES COMMISSION GENERAL RULES

The Department of Community Health will hold a public hearing on Tuesday, October 25, 2011 at 9:00 a.m. at the Department of Community Health, 201 Townsend, 1st Floor, Conference Center B & C, Lansing, Michigan.

The public hearing is being held to receive comments from interested persons on the proposed amendments will bring the rules in line with the current legislation. They will add Department of Community Health to the heading; they will add definitions of benefits; consistent with current legislation, they will allow victims to make a claim beyond the statutory time limit for good cause; it will add new benefits for burial, grief counseling and crime scene clean-up and it will clarify financial hardship.

These rules are being promulgated under the authority of section 3 of PA 223 of 1976, MCL 18.353 of the Michigan Compiled Laws.

Hearing comments may be presented in person, with written comments available at the time of presentation. Written comments also will be accepted at the following address or e-mail address until 4:00 p.m. on October 25, 2011. Address communications to:

Department of Community Health
Office of Legal Affairs - 201 Townsend - Lansing, MI 48909
Attention: Mary Greco
E-mail address: grecom@michigan.gov Phone: (517) 373-3772

A copy of the proposed rules may be obtained by contacting the address noted above. Electronic copies also may be obtained at http://www.michigan.gov/orr.

All hearings are conducted in compliance with the 1990 Americans with Disabilities Act. Hearings are held in buildings that accommodate mobility-impaired individuals and accessible parking is available. A disabled individual who requires accommodations for effective participation in a hearing should call Laurie VanBeelen at (517) 335-1341 to make the necessary arrangements. To ensure availability of the accommodation, please call at least 1 week in advance.

ORR # 2011-017-CH

October 10, 2011

PROPOSED ADMINISTRATIVE RULES

ORR 2011-018

DEPARTMENT OF EDUCATION

SUPERINTENDENT OF PUBLIC INSTRUCTION

TEACHER CERTIFICATION CODE **Proposed Draft October 11, 2011**

These rules take effect immediately upon filing with the Secretary of State unless adopted under section 33, 34, 45a(6), or 48 of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the superintendent of public instruction by section 15 of 1964 PA 287, MCL 388.1015, sections 1531, 1531i, 1535a and 1539b of 1976 PA 451,

MCL 380.1531, MCL 380.1531i, MCL 380.1535a, and MCL 380.1539b, and executive Reorganization Order Nos. 1996-6 and 1996-7, MCL 388.993 and 388.994)

R 390.1101, R 390.1103, R 390.1105, R 390.1111, R 390.1115, R 390.1117, R 390.1118,

R 390.1121, R 390.1122, R 390.1123, R 390.1124, R 390.1125, R 390.1126, R 390.1127,

R 390.1129, R 390.1129a, R 390.1130, R 390.1132, R 390.1134, R 390.1135, R 390.1141,

R 390.1142, R 390.1143, R 390.1145, R 390.1146, R 390.1151, R 390.1152, R 390.1154,

R 390.1156, R 390.1161, R 390.1162, R 390.1163, R 390.1164a, R 390.1165, R 390.1166 and R

390.1167 of the Michigan Administrative Code are amended: R 390.1122a.

R 390.1129b, R 390.1135a, R 390.1137, R390.1138 and R 390.1147 are added, and

R 390.1128 and R 390.1155 are rescinded from the Code as follows:

PART 1. GENERAL PROVISIONS

R 390.1101 Definitions.

Rule 1. As used in this code:

- (a) "Alternate route providers" means an entity that has been approved by the superintendent of public instruction to provide teacher certification alternate route programs under section 1531i of 1976 PA 451, MCL 380.1531i.
- (a)(b) "Certificate endorsement" means subject or subjects specialty area that a teacher is authorized to teach at specific grade levels based on completion of appropriate coursework program and passage of the appropriate state teacher subject area examination.
- (b)(c) "Departmentalized classroom" means a classroom in which instruction in a specific subject area is provided for a defined period of time.
- (c)(d) "Early childhood certificate endorsement" means a specialization to teach in any school instructional program preceding and including grade 3.
- (d)(e) "Elementary certificate" means an authorization to teach all subjects, kindergarten to and including grade 5, and grade 6 to and including grade 8 in a self-contained classroom and may include

one 1 or more subject area certificate endorsements or authorizations to teach in grade 6 to and including grade 8 in departmentalized classrooms.

- (e) "Elementary school" means a school at which instruction is provided for any configuration of grades from kindergarten through grade 8.
- (f) "Field experience" means structured, supervised activity in a school an instructional setting in which a teacher certification candidate may gain experience in the practice of teaching.
- (g) "General elementary endorsement on a secondary certificate" means an authorization to teach all subjects in grades kindergarten to and including 5, and all subjects in grades 6 to and including 8 in a self-contained classroom.
- (h) "Michigan teaching certificate" means any of the following:
- (i) A permanent certificate. (No longer issued.)
- (ii) A life certificate. (No longer issued.)
- (iii) A provisional certificate.
- (iv) An occupational education certificate.
- (v) A continuing certificate. (No longer issued.)
- (vi) A professional education certificate.
- (vii) A temporary or full vocational authorization. (No longer issued.)
- (viii) An interim occupational certificate (Formerly the temporary vocational authorization.)
- (ix) A 2-year extended provisional certificate.
- (x) A temporary teacher employment authorization.
- (xi) A professional temporary teacher employment authorization.
- (xii) An interim teaching certificate.
- (i) "Middle level certificate endorsement" means a specialization to teach in grades 5 to and including 9 in the subject area certificate endorsements on the teaching certificate.
- (j) "Nonpublic school," means a private, denominational, or parochial school, as defined under in section 380.5(4) of 1976 PA 451, MCL 380.5(4).
- (k) "Occupational recency" means work experience in the occupational area that has occurred within 6 years of application for an interim occupational authorization or certificate.
- (l) "Occupational relevancy" means work experience gained through employment in the occupational area.
- (m)"Planned program" means a cohesive, standards-based course of study that provides a knowledge and skill for specialization in a subject area or areas and supports the practice of teaching, or supports the professional career development of the educator.
- (n) "Regionally accredited" means a college or university that is accredited by 1 of the following agencies:
- (i) Middle States Association of Colleges.
- (ii) New England Association of Schools and Colleges.
- (iii) North Central Association of Colleges and Schools.
- (iv) Northwest Association of Schools and Colleges.
- (v) Southern Association of Colleges and School.
- (vi) Western Association of Schools and Colleges.
- $\frac{\text{(n)}}{\text{(n)}}$ (o) "Satisfactory college semester credit hours" means an average grade of C or better or the equivalent.
- (o)(p)"School district" means a local school district established under section 5 of 1976 PA 451, MCL 380.5, an intermediate school district established under part 7 of 1976 PA 451, a public school academy established under part 6a of 1976 PA 451, an urban high school academy established under part 6c of

1976 PA 451, and a strict discipline academy established under sections 1311b to 1311l of 1976 PA 451, MCL 380.1311b to

MCL 380.1311*l*, and a school of excellence under part 6e of 1976 PA 451.

- (p)(q)"Secondary certificate" means an authorization to teach in grades 6 to and including 12 in subject area endorsements on the teaching certificate.
- -(q) "Secondary school" means a school that consists of some or all of grades 6 to 12.
- (r) "Self-contained classroom" means a classroom in which 1 teacher provides instruction to the same pupils for the majority of the pupil'ss' instructional day.
- (s) "State board" means the state board of education.
- (t) "Substantive field" means academic disciplines offered in the K to 12 school's curriculum, appropriate to the grade level of the certificate.
- (u)(t) "Teacher preparation institution" means a baccalaureate or higher degree granting institution which is approved for teacher education by the state board to recommend applicants for the several certificates and **certificate** endorsements provided for in these rules.

R 390.1103 Successful teaching.

- Rule 3. (1) The determination of 3 years of successful teaching specified in these rules shall be according to the following:
- (a) Employment may be with 1 or more employers in a regular or substitute teaching capacity within the validity of the certificate.
- (b) Each period of employment shall be characterized as successful or unsuccessful effective, highly effective, minimally effective, or ineffective by the employer based upon a locally established evaluation system under section 1249(e) of 1976 PA 451, MCL 380.1249(e).
- (c) A year of employment is a minimum of 150 teaching days and may be either an academic or a calendar year, but not more than 1 year of employment can be earned during a calendar year.
- (d) A day of employment is ½ or more of a teaching day, but not more than 1 day of employment can be earned during a calendar day.
- (2) A teacher may appeal any decision under these rules through the recommending institution's appeal procedure and, failing relief from that source, to the superintendent of public instruction.

R 390.1105 Persons required to hold certificates or permits.

- Rule 5. (1) A person employed as a teacher in an elementary or secondary school grades K to 12 with instructional responsibilities shall hold a certificate, permit, or vocational occupational authorization valid for the positions to which the teacher is assigned.
- (2) A teacher aide, instructional **support** paraprofessional, classroom assistant, secretary to instructional personnel, or other paraprofessional person legally employed in a non-instructional capacity need not be certificated as a teacher.
- (3) A teacher candidate enrolled for student teaching or internship semester credit hours at an approved teacher preparation institution need not hold a teaching certificate.
- (4) A full-time teacher of a day school program reimbursed from vocational **occupational** education funds shall meet the minimum qualifications for endorsement or authorization in the particular vocational **occupational** education field as specified by the superintendent of public instruction.
- (5) A teacher in a reimbursed program in special education shall meet the minimum qualifications for certification, endorsements, or approvals when required by law in the particular special education field, as specified by the superintendent of public instruction.

- (6) A person employed as a junior reserve officer training corps teacher need not be a certified teacher but shall be approved by the department of defense to provide instruction in a junior reserve officer training corps assignment.
- (7) A previously issued certificate retains its original designation and validity. A parent or legal guardian who home schools his or her child is not required to hold a valid Michigan teaching certificate, permit, or occupational authorization.
- (8) A school district may use a teacher who does not possess a valid Michigan teaching certificate to teach a Native American tribal language and culture class under section 1531f of 1976 PA 451, MCL 380.1531f.

R 390.1111 Equality of opportunity.

- Rule 11. (1) The state board and the superintendent of public instruction holds that **aAll** pupils in educational programs at any level shall have equal access to opportunities to maximize their full development as a resource in a democratic society. Each Michigan teacher preparation institution shall provide prospective teachers access to theoretical knowledge and practical experiences **supporting the vision and principles for universal education and** for the development of cultural competence needed to respect differences and to avert disparate treatment based on race, religion, color, national origin or ancestry, age, gender preference, physical attributes, marital status, and disability.
- (2) An applicant for provisional certification shall show an awareness that Michigan's constitution and laws guarantee the right to equal educational opportunity without discrimination because of race, religion, color, national origin or ancestry, age, sex, marital status, or disability.
- (3) An applicant for provisional certification has an important responsibility to create a climate for learning based upon the practice and an understanding of equality of educational opportunity in its fullest sense.
- (4) An applicant for provisional certification who is otherwise qualified shall not be denied the right to be certified by the superintendent of public instruction, to receive training for the purpose of becoming a teacher, or to engage in practice teaching in any school because he or she is blind, deaf, or physically disabled in some other manner. A school district shall not refuse to engage a teacher who is disabled on such grounds if the teacher is able to carry out the duties of the position in the school district for which he or she applies.
- (5) A conviction of a crime described under section 1535a of 1976 PA 451, MCL 380.1535a is considered to be reasonable and adversely related to the ability of the person to serve in an elementary or secondary school and is sufficient grounds for denial of a teaching certificate, permit, authorization or approval.

R 390.1115 Applications; semester credit hours.

- Rule 15. (1) The application for a certificate, permit, or authorization shall be directed to the superintendent of public instruction and submitted on a form supplied or approved by the superintendent of public instruction.
- (2) Semester credit hours toward certification shall be completed through an approved teacher preparation institution **or alternate route provider**, or accepted in transfer by such an institution, and shall be acceptable toward requirements for a provisional teaching certificate and a bachelor's or higher degree. The superintendent of public instruction reserves the right to **may** determine the acceptability of credit hours presented for certification from approved teacher preparation institutions located in other states.

(3) For the purpose of initial certification, authorization, or endorsement, passing test scores on the state teacher preparation content area tests are valid for 5 years from the date of testing. Basic skills test scores are valid indefinitely.

R 390.1117 Certificate restrictions and expiration.

- Rule 17. (1) A certificate, permit, and an authorization have certain restrictions as to the nature of teaching for which the holder may be employed. The applicant and employer shall be thoroughly familiar with the specific provisions regarding the validity of the several certificates.
- (2) All Certificates, permits, and authorizations expire on June 30 of the expiration year indicated on the certificate, or permit with the exception of the temporary teacher employment authorization, the professional temporary teacher employment authorization, and the 2-year extended provisional renewal, certificate. or unless otherwise noted on the certificate, permit or authorization. All permits and annual occupational authorizations expire on August 31 of the school year for which they are issued. Permanent, continuing, and life certificates and full vocational authorizations do not expire.
- (3) A previously issued certificate retains its original designation and validity.

R 390.1118 Nullification of teaching certificate

- Rule 18. (1) The holder of a Michigan teaching certificate may request the superintendent of public instruction to immediately nullify a his or her teaching certificate, 4 or more certificate endorsement(s) under section 1532 of 1976 PA 451, MCL 380.1532. based on a major or minor in a substantive field of study, or a grade level certification if the grade level certification has not been used for employment purposes for 10 or more years. Grade level certification means a certificate endorsement for the extension of the grade level validity of an existing certificate, as defined in R 390.1129.
- (2) Any nullification approved by the superintendent of public instruction shall take effect immediately.
- (3) Requests for nullification shall be made on an application form provided by the department. An application for nullification may be withdrawn by the applicant any time before the approval. A request shall be made in writing.
- (4) Any certificate, endorsement, or grade level certification that has been is nullified shall not be reinstated.

PART 2. STATE PROVISIONAL AND INTERIM CERTIFICATES

R 390.1121 General provisions.

- Rule 21. (1) A candidate for certification shall make an application for provisional certification within 5 years after certification requirements have been met. The recommendation by the teacher preparation institution **or alternate route provider** is valid for 5 years.
- (2) The requirements in this part of the code for the several certificates are minimum requirements. A teacher preparation institution may have additional requirements that exceed these rules.
- (3) Persons enrolled in teacher education preparation institutions or alternate route providers in this state shall comply with this part upon the effective date of these rules.

R 390.1122 General education; substantive fields approved planned program or equivalent.

Rule 22. (1) An applicant for a provisional certificate shall present evidence of the completion of an approved program of general or liberal education, including English, literature, humanities, social sciences, mathematics, natural or physical sciences, and the arts.

- (2) An applicant shall achieve a passing score on all components of the state teacher preparation basic skills test before assignment to directed student teaching.
- (3) An applicant shall present evidence of completion of an approved program in any substantive field certificate endorsement area he or she proposes to teach. At the secondary level, such specialization is earned by completing a major or its equivalent in a specific substantive field certificate endorsement. At the elementary level, responsibility for introducing pupils to many areas of human knowledge or inquiry shall not deprive the prospective teacher of the opportunity to develop a degree of specialization in a particular substantive field certificate endorsement. Evidence of content mastery by both elementary and secondary candidates shall include a passing score on the state teacher preparation content area tests before certificate recommendation. The applicant shall have early and ongoing structured field experiences before student teaching with diverse student populations and in diverse instructional settings. Therefore, the applicant shall present evidence that he or she has begun to master a substantive field and is able, because of his or her teaching skills, to stimulate pupils to seek more knowledge and understanding.
- (4) Applicants who complete an approved alternate route program under section 1531i of 1976 PA 451, MCL 380.1531i are considered to have met the requirements of this rule.

R 390.1122a State interim teaching certificates.

- Rule 22a. (1) The superintendent of public instruction shall grant an interim teaching certificate to an applicant who meets all of the requirements in section 1531i of 1976 PA 451, MCL.380.1531i.
- (2) An interim teaching certificate shall expire 5 years from June 30 of the calendar year that the certificate is issued and is nonrenewable.
- (3) Additional endorsements shall not be added to an interim teaching certificate.

R 390.1123 Professional education.

- Rule 23. (1) An applicant for an elementary or secondary Michigan provisional certificate shall present evidence of the completion of at least 20 semester credit hours of theoretical and practical knowledge that reflect the state board approved standards and related proficiencies. These standards and related proficiencies articulate the knowledge, skills, and disposition entry level teachers should possess upon completion of an approved teacher preparation program. Programs at state board approved teacher preparation institutions in this state shall comply with this part after the effective date of these rules. Applicants who complete an approved alternate route program under section 1531i of 1976 PA 451, MCL 380.1531i are considered to have met the requirements of this rule.
- (2) An applicant for the elementary Michigan provisional certificate shall present evidence of completion of 6 semester credit hours in the teaching of reading. An applicant for the secondary Michigan provisional certificate shall present evidence of completion of 3 semester credit hours in reading instruction as appropriate to the content area under section 1531 of 1976 PA 451, MCL 380.1531.
- (2)(3) The applicant shall present evidence of participation in a supervised directed teaching experience at the level for which the certificate is to be granted. The directed teaching assignment shall be for a minimum duration of 12 weeks and for a minimum of 6 semester credit hours.
- (4) Alternate route applicants shall meet the field experience or student teaching requirement as described in R 390.1124.

R 390.1124 Scholastic averages; directed teaching.

Rule 24. (1) An applicant for an elementary or secondary provisional certificate shall present evidence of satisfactory completion of course credits and shall have passed the state teacher preparation basic

skills test before assignment to directed teaching. To qualify for a certificate, an applicant shall obtain satisfactory college credit in directed teaching. An applicant shall have satisfactory college credit in the required hours for each successive certificate and shall meet other standards or requirements, as determined by the teacher preparation institution.

(2) For certification purposes, a minimum of 30 clock hours of classroom teaching and observation under the supervision of a teacher preparation institution is equivalent to 1 semester credit hour in directed teaching.

The directed student teaching experience shall engage the applicant in practical experiences that reflect and support the standards and related proficiencies for entry level teachers. An applicant shall satisfactorily complete the directed student teaching experience.

- (3) An applicant completing an alternate route program under section 1531i of 1976 PA 451, MCL 380.1531 shall complete either of the following to satisfy the field-based experience:
- (a) If the applicant is employed under the interim certificate, the first 4 weeks of employment shall be supported by intensive observation, mentoring or coaching, and feedback provided by an assigned mentor or coach with experience and expertise in the candidate's certificate endorsement area or appropriate level of certification. An additional 8 weeks of continued supervision, mentoring or coaching, and evaluation shall be completed to meet the field-based student teaching requirement.
- (b) If the applicant is not employed while completing an alternate route program, the candidate shall complete at least 6 weeks of full-time field-based student teaching or 12 weeks of part-time field-based student teaching under a mentor or coach with expertise and experience in the candidate's proposed endorsement area or appropriate level of certification.
- (3)(4) The directed teaching requirement for the initial elementary or secondary provisional certificate may be waived for an experienced teacher as follows:
- (a) For an applicant with an earned master's or higher degree and 3 years of successful teaching experience at the appropriate level, together with a recommendation from the school superintendent and the teacher preparation institution regarding the certificate, the requirement of 6 semester credit hours may be waived entirely or in part.
- (b) For an applicant with less than an earned master's or higher degree, but with 5 years of successful teaching experience at the appropriate level, together with a recommendation from the school superintendent and the teacher preparation institution regarding the certificate, the requirement of 6 semester credit hours of directed student teaching may be waived, entirely or in part.

R 390.1125 Degree and recommendations.

- Rule 25. (1) An applicant for a provisional certificate shall have been granted a bachelor's degree and shall be recommended by a Michigan college or university approved for teacher preparation institution by the state board or approved alternate route provider. A Michigan college or university approved for teacher preparation institution may accept a degree from a regionally accredited institution if it is determined by the accepting Michigan teacher preparation institution that the degree is equivalent to that awarded by the teacher preparation that institution. The superintendent of public instruction reserves the right to determine the acceptability of degree equivalent recommendations.
- (2) The teacher preparation institution or approved alternate route program provider shall make recommendations concerning all certificates for which the teacher preparation institution or approved alternate route program provider are approved.
- (3) When submitting recommendations concerning all initial provisional certificates and authorizations, the applicant shall present a valid certificate as evidence of completion of a course approved by the department in first aid and cardiopulmonary resuscitation.

R 390.1126 State elementary provisional certificates.

Rule 26. (1) An initial state elementary provisional certificate may be issued to an applicant who presents evidence of the completion of the requirements in R 390.1123 or that he or she has completed an approved alternate route program under section 1531i of 1976 PA 451, MCL 380.1531i and either of the following:

- (a) A major of not less than 30 semester credit hours or a group major of 36 semester credit hours and, in addition to such major or group major, a planned program minor of 20 semester credit hours in other substantive fields deemed appropriate to elementary education. After July 1, 1983, there shall be evidence to prove that the applicant has completed 6 semester credit hours in the teaching of reading.
- (b) Three minors of not less than 20 semester credit hours each, 2 of which shall be in substantive fields which may include a group minor of 24 semester credit hours and the third to be a minor of 20 semester credit hours or a group minor of 24 semester credit hours in **a** content area appropriate to elementary education. After July 1, 1983, there shall be evidence to prove that the applicant has completed 6 semester credit hours in the required reading courses.
- (2) An initial state elementary provisional certificate which is issued after September 1, 1988, is valid for teaching all subjects in grades kindergarten to and including 5, for teaching subject area in certificate endorsements in grades 6 to and including 8 in which the applicant has completed a major or minor, and for teaching all subjects in grades kindergarten to and including 8 when those subjects are taught in a self-contained classroom in which a majority of the instruction is provided by 1 teacher. An initial state elementary provisional certificate issued before September 1, 1988, is valid for teaching all subjects in grades kindergarten to 8 and in certificate endorsement areas in grade 9.
- (3) All initial provisional certificates issued within a calendar year before September 1, 2013, expire 6 years from June 30 of that the calendar year that the certificate was issued. All initial provisional certificates issued after September 1, 2013 expire 5 years from June 30 of the calendar year that the certificate was issued.
- (3) A conviction of a crime described in MCL 380.1535a(2) is considered to be reasonable and adversely related to the ability of the person to serve in an elementary or secondary school and is sufficient grounds for denial of a teaching certificate or state board approval.

R 390.1127 State secondary provisional certificates.

- Rule 27. (1) An initial state secondary provisional certificate may be issued to an applicant who presents evidence of the completion of the requirements in R 390.1123 or that he or she has completed an approved alternate route program under section 1531i of 1976 PA 451, MCL 380.1531i and either of the following:
- (a) A major of not less than 30 semester credit hours or a group major of not less than 36 semester credit hours or a comprehensive group major of not less than 50 semester credit hours. and a minor of not less than 20 semester credit hours or a group minor of not less than 24 semester credit hours. Upon the effective date of these rules, obtaining an endorsement in a required minor preparation is optional. If the applicant chooses not to obtain an endorsement in his or her minor subject area, the applicant does not need to take and pass the state teacher preparation content area test for that minor subject area.
- (b) A minor of not less than 20 semester credit hours or a group minor of not less than 24 semester credit hours. Upon the effective date of these rules, obtaining an endorsement in a required minor preparation is optional. A comprehensive group major of not less than 50 semester credit hours. After July 1, 1983, the applicant shall prove evidence of completion of 3 semester credit hours in reading instruction as appropriate to the content area.

- (c) After July 1, 1983, 3 semester credit hours in reading instruction as appropriate to the content area.
- (2) An initial state secondary provisional certificate which is issued after September 1, 1988, is valid for teaching in subject areas certificate endorsement areas in grades 6 to and including 12 in which the applicant has completed an approved endorsement program. An initial state Secondary provisional teaching certificates issued before September 1, 1988, are also is valid for teaching all subjects in grade 7 and 8 and in subject area certificate endorsements areas in grades 6 to and including 12.
- (3) All initial provisional certificates issued within a calendar year before September 1, 2013 expire 6 years from June 30 of that the calendar year that the certificate was issued. All initial provisional certificates issued after September 1, 2013 expire 5 years from June 30 of the calendar year that the certificate was issued.
- (3) A conviction of a crime described in MCL 380.1535a(2) is considered to be reasonable and adversely related to the ability of the person to serve in an elementary or secondary school and is sufficient grounds for denial of a teaching certificate or state board approval.

R 390.1128 Additional subject area endorsements. Rescinded

Rule 28. A person who is already certificated and who wishes to—qualify for an additional subject area endorsement may combine coursework to meet preparation standards in the specialty area with already earned semester credit hours to bring the total up to the minimum number of required credits as specified in these rules. Upon completion of the credits and passage of the state teacher preparation content area test or tests, the additional endorsement shall be recommended by a teacher preparation institution

R 390.1129 Additional certificate endorsements.

Rule 29. (1) The holder of an elementary or secondary provisional, permanent, continuing, or professional education certificate may qualify for another certificate endorsement by presenting evidence that he or she has completed 1 of the following endorsement programs with a minimum of 20 semester credit hours:

- (a) Early childhood.
- (b) General elementary.
- (c) Middle school level.
- (d) Areas appropriate to the secondary grades.
- (2) The general elementary and middle **level** endorsements shall include not less than 6 semester credit hours in the teaching of reading, which shall include reading in the content areas and studies in developmental reading. When the planned program is completed following the issuance of the initial provisional state certificate, a person may apply the credit to the requirements for the professional education certificate. If the endorsement covers the kindergarten to and including grade 12 range, the program shall include the 6 semester credit hours of required reading preparation.
- (3) Upon successful completion of **credit** requirements **and passage of the state teacher preparation content area test if a test is available,** a Michigan institution approved for teacher preparation **institution** or an approved out-of-state institution, as authorized by the provisions of R 390.1132(1)(c), may recommend the additional certificate endorsement.
- (4) A person who is already certified and who wishes to qualify for an additional certificate endorsement may combine coursework to meet preparation standards in the specialty area with already earned semester credit hours to bring the total up to the minimum number of required credits as specified in these rules. Upon completion of the credits and passage of the state teacher preparation content area test, the additional endorsement shall be recommended by the teacher preparation institution.

R 390.1129a Procedures at expiration of provisional certificates **before September 1, 2013.** Rule 29a. (1) Before September 1, 2013 Tto be qualified for teaching at the expiration of an elementary or secondary provisional certificate or temporary vocational authorization interim occupational certificate, an applicant shall qualify within the provisional or interim occupational certificate period for a professional education or occupational education certificate. If the applicant does not so qualify, a 3-year renewal of the provisional or interim occupational certificate may be granted if the applicant presents evidence that he or she has completed 9 semester credit hours in a planned program at an approved teacher preparation institution since the issuance of the provisional or temporary vocational authorization interim occupational certificate or that he or she holds an earned master's or higher degree in areas appropriate to kindergarten to and including grade 12. Beginning July 1, 2007, the applicant shall present evidence of the satisfactory completion of the additional state required course of study in the diagnosis and remediation of reading disabilities and differentiated instruction, including field experiences. A second 3-year renewal may be granted if the applicant presents evidence that he or she has earned 18 semester credit hours after the issuance of the provisional or interim occupational certificate in a planned course of study that is applicable toward the requirements for a professional education or occupational education certificate or that he or she holds an earned master's or higher degree. If the planned program is completed at an out-of-state teacher preparation institution, the planned program shall be a specific masters or higher degree program or an additional subject area certificate endorsement program of at least 20 semester credit hours. A master's or higher degree completed for purposes of certificate renewal cannot be a degree in religion, law, or medicine, or other content inappropriate for teaching at the kindergarten to and including grade 12 level. The teacher preparation institution may determine which courses or credits are applicable to an endorsement or planned program. All initial provisional certificate renewals issued within a calendar year expire 3 years from June 30 of that year.

- (2) The teacher preparation institution shall make a recommendation concerning the certificate.
- (3) A **teacher may obtain an** additional 3-year renewals of a provisional or interim occupational certificate may be obtained after the expiration of the second provisional or temporary vocational authorization interim occupational certificate renewal if all semester credit hours for a professional or occupational education certificate have been completed. An employing Michigan school district or nonpublic school may sponsor a teacher for additional a third 3 year provisional or interim occupational certificate renewals. An applicant shall apply to the superintendent of public instruction for renewal within 30 days after the employment of the teacher in a full-time or part-time regular teaching assignment. Additional third renewals of provisional or interim occupational certificates are not available for substitute teaching or for applicants who have already met continuing, professional, or occupational education certificate requirements.
- (4) The superintendent of public instruction may approve the issuance of a 2-year extended provisional or interim occupational teaching certificate pursuant to section 1531e of 1976 PA 451, MCL 380.1531e temporary vocational authorization, or interim occupational certificate upon the application of a Michigan school district or nonpublic school. to a teacher whose provisional, temporary vocational authorization, or interim occupational certificate has expired and who has not earned sufficient credits for regular renewal, provided all of the following conditions are met:
- (a) The teacher is an employee of the applying school district or nonpublic school.
- (b) The teacher's original provisional, temporary vocational authorization, or interim occupational certificate expired within the 10 year period preceding the year of application.
- (e)(b) The teacher shall be is currently enrolled in an approved 18-semester credit hour planned program or masters or higher degree program at an approved teacher preparation institution.

- (d)(c) The teacher shall verify at least has at least 1 year of teaching experience within the validity of the teaching certificate and since the issuance of his or her initial provisional teaching certificate, temporary vocational authorization, or interim occupational certificate at the time of application.
- (e)(d) With the issuance of the 2-year extended provisional or interim occupational certificate, the teacher waives the candidate's rights to is not eligible for further renewals of the provisional certificate or interim occupational certificate.
- (f)(e) All 2-year extended provisional and interim occupational certificates expire 2 calendar years from the issue date of the certificate.
- (5) An individual who holds an expired provisional, temporary vocational authorization, or interim occupational certificate, but holds a valid certificate from another state, who has taught within the grade level and subject area endorsement or endorsements to the validity of the certificate for at least 1 year in the preceding 5-year period is eligible for a 3-year renewal of the provisional, temporary vocational authorization, or interim occupational certificate.

Rule 390.1129b Procedures at expiration of provisional or interim occupational certificate; effective September 1, 2013

- Rule 29b. (1) Beginning September 1, 2013 a teacher who has been employed for at least 3 consecutive years during the validity of the initial provisional certificate and did not receive at least 3 consecutive annual evaluation ratings under section 1249 of 1976 PA 451, MCL 380.1249 is no longer eligible for certification in Michigan.
- (2) A provisional or interim occupational certificate shall only be renewed if the certificate holder presents evidence that he or she was not employed as a teacher for at least 3 consecutive years during the validity of the certificate and that he or she has earned 6 semester credit hours or 18 state continuing education hours or a combination of semester credit hours and state continuing education hours (3 state continuing education hours is equivalent to 1 semester credit hour). Eighteen board continuing education hours is equivalent to 180 clock hours of approved professional development activities appropriate to the grade level and content endorsement(s) of the certificate.
- (3) On expiration of the first renewal of the provisional or interim occupational certificate, a second 3-year renewal may be granted if the applicant presents evidence that he or she was not employed as a teacher for at least 3 years and that he or she has earned after issuance of the first renewal 6 semester credit hours or 18 state continuing education hours or a combination of semester credit hours and state continuing education hours (3 state continuing units is equivalent to 1 semester credit hour). Eighteen state continuing education hours is 180 clock hours of approved professional development activities appropriate to the grade level and content endorsement of the certificate.
- (4) The superintendent of public instruction may approve the issuance of a 2-year extended provisional or interim occupational certificate under section 1531e of 1976 PA 451, MCL 380.1531e upon the application of a Michigan school district or nonpublic school, provided all of the following conditions are met:
- (a) The teacher is an employee of the applying school district or nonpublic school.
- (b) The teacher is currently enrolled in an approved 18 semester credit hour planned program or masters or higher degree program at an approved teacher preparation institution.
- (c) The teacher has at least 1 year of teaching experience within the validity of the teaching certificate and since the issuance of his or her initial provisional teaching certificate or interim occupational certificate at the time of application.

- (d) With the issuance of the 2-year extended provisional or interim occupational certificate, the teacher is not eligible for further renewals of the provisional or interim occupational certificate.
- (e) All 2-year extended provisional and interim occupational certificates expire 2 calendar years from the issue date of the certificate.
- (5) A teacher who holds an expired provisional or interim occupational certificate, but holds a valid certificate from another state, who has taught within the grade level and subject area endorsement or endorsements to the validity of the certificate for at least 1 year in the preceding 5-year period is eligible for a 3-year renewal of the provisional or interim occupational certificate.
- (6) All provisional certificate renewals expire 3 years from June 30 of the calendar year that the certificate was issued.

R 390.1130 Reciprocity.

- Rule 30. (1) The superintendent of public instruction may enter into written agreements with the states for the mutual acceptance of 1 or more types of teaching certificates issued by each state. The department of education shall publish and distribute annually a list of states with which reciprocity agreements are signed, or whose certificates are accepted in a similar manner to Michigan.
- (2) Under the reciprocity agreement in subrule (1) of this rule, the superintendent of public instruction may issue a provisional certificate to a person who meets **all of** the following requirements:
- (a) The applicant has, or is eligible for, a teaching certificate issued by the certificating authority of any other state in which requirements for certification are deemed equivalent to those in effect in this state.
- (b) The applicant has successfully completed a course in first aid, which includes cardiopulmonary resuscitation (adult and child).
- (c) The applicant has passed the Michigan teacher preparation basic skills and appropriate content area tests
- (d) An applicant that has completed an alternate route program under section 1531i of 1976 PA 451, MCL 380.1531i shall present evidence of successful completion of 3 years of teaching experience.

PART 3. STATE PROFESSIONAL EDUCATION, **PERMANENT**, **AND CONTINUING** CERTIFICATES

- R 390.1132 State elementary or secondary professional education certificates.
- Rule 32. (1) **Before September 1, 2013** A-a state elementary or secondary professional education certificate may be issued to an applicant who presents evidence that he or she has completed all of the following requirements:
- (a) The applicant has taught successfully for 3 years according to the validity of the provisional certificate and since the issuance of the provisional certificate, as determined by the superintendent of public instruction and upon recommendation of the teacher preparation institution and the school district or nonpublic school.
- (b) The applicant has earned 18 semester credit hours after the issuance of the state provisional certificate in a planned course of study that is approved by the teacher preparation institution. The planned program is either in the subject area a certificate endorsement area or endorsements on the certificate or is planned to support the teaching of an academic subject with deeper knowledge and additional skills or other areas related to K to 12 teaching or support services. Beginning July 1, 20079, the planned program may include the satisfactory completion of the additional state required course of study in the diagnosis and remediation of reading disabilities and differentiated instruction, including field experiences, required in subdivision (e) of this subrule. The 18 semester credit hours may also

include the reading credit required in subdivision (d) of this subrule. A person with an earned master's or higher degree in areas appropriate to kindergarten to and including grade 12 teaching is not required to complete the 18-semester credit hour planned program. Applicants with an earned master's or higher degree shall have completed the reading credits required in subdivisions (d) and (e) of this subrule.

- (c) The applicant may apply for a professional education certificate after completing a course of study at an out-of-state teacher preparation institution which is accredited by a regional or national accreditation agency recognized by the state board United States department of education, if semester credit hours comprising a planned course of study are applicable toward a master's or higher degree or an additional subject area certificate endorsement program of at least 20 semester credit hours.
- (d) Beginning July 1, 1983, tThe applicant has completed a minimum of 6 semester credit hours of teaching reading for an elementary professional education certificate or a minimum of 3 semester credit hours of reading instruction as appropriate to the content area for a secondary professional education certificate. This reading credit shall have been completed at any time before application for the professional education certification.
- (e) Beginning July 1, 2009, the applicant shall present evidence of the satisfactory completion of 3 semester credit hours in an approved course of study in the diagnosis and remediation of reading disabilities and differentiated instruction, including field experiences under section 1531 of 1976 PA 451, MCL 380.1531. This course of study must be completed before application for the professional education certification.
- (e)(f) A masters or higher degree completed for purposes of certificate advancement or renewal cannot be a degree in religion, law, or medicine. The teacher preparation institution may determine which courses or credits are applicable to an endorsement or planned program.
- (2) Teachers who hold National Board for Professional Teaching Standards certification are eligible to may receive a professional education certificate with the same 10-year validity span as the national board certificate with an expiration date of June 30 of the year following the expiration of the national board certificate.
- (3) Beginning September 1, 2013 a professional education certificate may be issued to an applicant who presents evidence that he or she has completed all of the following:
- (a) At least 3 consecutive highly effective annual evaluations with at least 4 years of teaching experience or 3 consecutive effective annual evaluations with at least 5 years of teaching experience or 4 nonconsecutive effective or highly effective annual evaluations with at least 5 years of teaching experiences under section 1249 of 1976 PA 451, MCL 380.1249.
- (b) The applicant has completed at least 1 of the following:
- (i) Eighteen state continuing education hours. Eighteen state continuing education hours is 180 clock hours of approved professional development activities appropriate to the grade level and content endorsement(s) of the certificate.
- (ii) Annual district provided professional development under section 1527 of 1976 PA 451, MCL 380.1527 completed through professional development programs that are appropriate to the grade level and content endorsement(s) of the certificate.
- (iii) A combination of state continuing education hours under subrule (3)(b)(i) of this rule or district provided annual professional development under subrule (3)(b)(ii) of this rule. Annual district provided professional development (30 clock hours) is equivalent to 3 state continuing education hours.
- (4) Satisfactory completion of 3 semester credit hours in an approved course of study in the diagnosis and remediation of reading disabilities and differentiated instruction, including field experiences under section 1531 of 1976 PA 451, MCL 380.1531. This course of study must be completed before application for the professional education certification.

- (3) (5) Out of state applicants who meet requirements for the professional education certificate as their initial Michigan teaching certificate are not required to take and pass the state teacher preparation content area test or tests under section 1531(5) of 1976 PA 451, MCL 380.1531(5), unless the applicant is seeking additional subject area endorsement or endorsements that are shown on the out-of state certificate. All initial professional education certificates expire 5 years from June 30 of the calendar year that the certificate was issued.
- R 390.1134 Validity of pPermanent or and continuing certificates or and full vocational authorizations; validity.
- Rule 34. (1) A permanent or continuing certificate or full vocational authorization retains its validity if the holder is employed in an educational capacity for a minimum of 100 days in any given 5-year period.
- (2) A permanent or continuing certificate or full vocational authorization is lapsed automatically if the holder is not employed in an educational capacity for the minimum of 100 days in the 5-year period.
- -(3) A lapsed permanent or continuing certificate or full vocational authorization may be reinstated for an applicant who presents evidence that he or she meets either of the following requirements:
- -(a) Holds a master's or higher degree from an approved teacher preparation institution.
- -(b) Has completed, subsequent to the lapsing, 6 semester credit hours of satisfactory college credit from an approved teacher preparation institution.
- (4) A lapsed permanent or continuing certificate or full vocational authorization may be reinstated provisionally for 1 year by the superintendent of public instruction upon the request of a school district or nonpublic school that is willing to employ and sponsor the holder full-time for 1 year. The provisional reinstatement shall be authorized to the
- sponsoring school district or nonpublic school in the name of the holder under the following conditions:

 (a) During the reinstatement period, the employing school district or nonpublic school shall provide
- appropriate classroom supervision to the teacher candidate for reinstatement of the certificate or authorization. The employer shall submit a written evaluation to the superintendent of public instruction at the end of the 1-year reinstatement period.
- (b) When the employer reports the completion of 1 year of successful experience during the reinstatement period, the permanent or continuing certificate or full vocational authorization shall be fully reinstated.
- (c) When the employer reports that the reinstatement year of experience was unsuccessful, the holder of the lapsed certificate or authorization shall enroll in a teacher preparation institution of his or her choice and complete a minimum of 6 semester credit hours selected to improve the teaching skills identified by the sponsoring employer as deficient during the 1-year reinstatement period. Upon successful completion of that additional credit, the permanent or continuing certificate or full vocational authorization shall be fully reinstated.
- -(5) A pPermanent, and continuing, certificates and or full vocational authorizations certificate is are valid for teaching in this state in the grades, subjects, or levels and certificate endorsement areas specified on the certificate. Though permanent and continuing certificates and full vocational authorizations are no longer issued, they retain their original designation and validity. Permanent and continuing certificates and full vocational authorizations do not expire.
- (6) This rule shall remain applicable to permanent or continuing certificates or full vocational authorizations.
- R 390.1135 Professional education certificate or occupational education certificate; renewal; **before September 1, 2013**

- Rule 35. (1) **Before September 1, 2013** An initial A professional education certificate or occupational education certificate that has expired or will expire within the calendar year of application is valid from the date of issuance in a given year to June 30 of the expiration year and shall be renewed, on proper application, upon the applicant's completion of at least one 1 of the following:
- (a) Six semester credit hours of academic credit **appropriate to the professional development** at any recognized **approved** university or college or Michigan community college or university.
- (b) Eighteen state board-continuing education units hours. or other state board approved equivalent options completed through professional development programs that are support the teaching of an academic subject with additional content knowledge, pedagogy, instructional technology or other needs related to the teachers' practice or professional activities defined and approved by the superintendent of public instruction or that are consistent with the certificate holder's professional development plan. Eighteen state continuing education hours is 180 clock hours of approved professional development activities appropriate to the grade level and content endorsement(s) of the certificate.
- (c) Annual district provided professional development under section 1527 of 1976 PA 451, MCL 380.1527 completed through professional development programs that are appropriate to the grade level and content endorsement(s) of the certificate.
- (2)(d) A combination of semester credit hours under subrule (1)(a) of this rule and state board continuing education units hours under subrule (1)(b) of this rule or district provided annual professional development under subrule (1)(c) of this rule may be used to meet requirements for renewal that equal 6 semester credit hours. Three state board continuing education units hours are an alternative equivalent to 1 semester credit hour. Annual district provided professional development (30 clock hours) is equivalent to 3 state continuing education hours.
- (2) Additional semester credit hours beyond the required 6 semester credit hours or equivalent in state board continuing education units hours earned during any certificate validity span shall not be applied toward any subsequent renewals.
- (3) All professional education or occupational education certificates issued within a calendar year expire 5 years from June 30 of that year. Semester credit hours shall have been completed at a regionally accredited college or university.

Rule 390.1135a Professional education certificate or occupational education certificate; renewal; effective September 1, 2013

- Rule 35a. (1) Beginning September 1, 2013 a professional education certificate or occupational education certificate that has expired or will expire within the calendar year of application shall be renewed upon the applicant's verification of at least 3 consecutive effective or highly effective annual evaluation ratings or at least 4 nonconsecutive effective or highly annual evaluation ratings under section 1249 of 1976 PA 451, MCL 380.1249 and the completion of 1 of the following:
- (a) Six semester credit hours of academic credit appropriate to the professional development of the teacher at any approved college or university.
- (b) Eighteen state continuing education hours. Eighteen state continuing education hours is 180 clock hours of approved professional development activities appropriate to the grade level and content endorsement(s) of the certificate.
- (c) Annual district provided professional development under section 1527 of 1976 PA 451, MCL 380.1527 completed through professional development programs that are appropriate to the grade level and content endorsement(s) of the certificate.
- (d) A combination of semester credit hours under subrule (1)(a) and state continuing education hours under subrule (1)(b) of this rule or district provided annual professional development under

- subrule (1)(c) of this rule. Annual district provided professional development (30 clock hours) is equivalent to 3 state continuing education hours.
- (2) Additional semester credit hours beyond the required 6 semester credit hours or equivalent in state continuing education hours earned during any certificate validity span shall not be applied toward any subsequent renewals.
- (3) Semester credit hours shall have been completed at a regionally accredited college or university.
- (4) A certificate holder who has not been employed for at least 3 years during the validity of the professional education certificate is eligible to renew under subrule (1) of this rule without the required annual evaluation rating of effective or highly effective under section 1249 of 1976 PA 451, MCL 380.1249.
- (5) To renew a professional education or occupational education certificate, a person shall apply to the superintendent of public instruction and shall verify completion of the renewal requirement as defined under this rule, within the 5 year period preceding the date of application and after the date of issuance of the previous professional or occupational education certificate for renewal.
- (6) All professional education and occupational education certificate renewals expire 5 years from June 30 of the calendar year that they were issued.

R 390.1137 State elementary or secondary advanced professional education certificate.

- Rule 37. (1) Beginning September 1, 2013 an advanced professional education certificate may be issued to an applicant who presents evidence that he or she has completed all of the following requirements:
- (a) The applicant currently holds the professional education certificate.
- (b) The applicant holds national board certification or has completed a teacher leader training or preparation program approved by the superintendent of public instruction.
- (c) The applicant has received 5 consecutive effective or highly effective ratings on the annual teacher evaluation in the most recent 5-year period under section 1249 of 1976 PA 451, MCL 380.1249.
- (2) All initial advanced professional education certificates expire 5 years from June 30 of the calendar year that the certificate was issued.

R 390.1138 Advanced professional education certificate; renewal

- Rule 38. (1) Beginning September 1, 2013 an advanced professional education certificate that has expired or will expire within the calendar year of application shall be renewed upon the applicant's verification of at least 5 consecutive effective or highly effective annual evaluation ratings under section 1249 of 1976 PA 451, MCL 380.1249 and an applicant presents evidence that he or she has completed at least 1 of the following to be eligible for renewal.
- (a) At least 5 consecutive effective or highly effective annual evaluation ratings under section 1249 of 1976 PA 451, MCL 380.1249.
- (b) The applicant has completed at least 1 of the following:
- (i) Eighteen state continuing education hours. Eighteen state continuing education hours is 180 clock hours of approved professional development activities appropriate to the grade level and content endorsement(s) of the certificate.
- (ii) Annual district provided professional development under section 1527 of 1976 PA 451, MCL 380.1527 completed through professional development programs that are appropriate to the grade level and content endorsement(s) of the certificate.

- (iii) A combination of state continuing education hours under subrule (1)(b)(i) of this rule or district provided annual professional development under subrule (1)(b)(i) of this rule. Annual district provided professional development (30 clock hours) is equivalent to 3 state continuing education hours.
- (2) If the applicant has not received 5 consecutive effective or highly effective annual evaluation ratings, he or she is not eligible to renew the advanced professional education certificate and shall meet the renewal requirements for the professional education certificate under R 390.1135.
- (3) All renewals of advanced professional education certificates expire 5 years from June 30 of the calendar year that the certificate was issued.

PART 4. STATE SPECIAL PERMITS

R 390.1141 General provisions.

- Rule 41. (1) On application, the superintendent of public instruction shall issue to a school district or nonpublic school a special permit to employ a person who has met all statutory requirements by submitting evidence of the completion of the prescribed amount of satisfactory college credit from an approved college or university when a properly certificated teacher is not available for employment. The permit shall be a full-year, emergency, or substitute permit.
- (2) A full-year, **emergency**, or substitute permit or renewal of either a permit is issued to the recommending superintendent or **school administrator** personnel officer, who shall apply for such permit or renewal and who shall affirm under oath that the requirements for the requested permit or renewal have been met., including that a certificated teacher is not available for employment. The recommending superintendent or personnel officer school administrator receiving the permit or renewal shall hold the permit or renewal for the person.
- (3) An application for a permit shall be submitted within 30 days of the date the individual starts teaching.
- (3)(4) Permits are valid from September 1 to August 31 for the school year for which they are issued.

R 390.1142 Full-year permits approvals.

- Rule 42. (1) **A full**-year permit shall be issued when the school district or nonpublic school has posted and advertised the position at college and university placement offices and the appropriate mass media and a properly certificated teacher is unavailable for a teaching assignment.
- (2) An application for a full-year special permit approval shall contain evidence that the candidate has completed a bachelor's degree or higher degree at an approved regionally or nationally accredited teacher preparation institution. When the permit is requested for an assignment to teach a core academic subject, the candidate shall present evidence of completion of an academic major in the subject or obtaining a passing score on the appropriate state board approved teacher certification subject test approved by the superintendent of public instruction before issuance of the permit.
- (3) The employing school district or nonpublic school shall verify that the person has been assigned a mentor teacher with experience and expertise in the subject or specialty area for which the full-year permit is being issued.
- (3)(4)The full-year permit is valid for teaching in the grades or subjects or grade and subjects specified on the permit for the school year for which the permit is issued.
- (4)(5) A full-year permit may be renewed when evidence is presented that the person **employed** in the regular teaching assignment for which the full-year permit was issued has completed 6 additional semester credit hours of satisfactory credit toward appropriate teacher certification for that assignment

and has been assigned to 1 or more master teachers who shall serve as a mentor. The full-year permit approval may be renewed for a maximum of 2 4 years without reposting the position if the required renewal credit hours are completed each school year and mentoring requirements are met and if the person has been assigned to a mentor teacher. A person who is teaching under a full-year permit For a teacher who presents evidence of the completion of an academic major in either a core subject or who is assigned to teach a non-core subject, the teacher shall pass the state teacher preparation basic skills test and appropriate subject area tests within 3 years after employment under the full-year permit.

R 390.1143 Substitute permits approvals.

- Rule 43. (1) A school district or nonpublic school may apply for a substitute permit approval for an individual who has completed not less than 90 semester eredit hours of satisfactory college credit. The credit shall be consolidated at one 4-year regionally accredited college or university.
- (2) The substitute permit is valid for teaching on a substitute basis from September 1 to August 31 of a given school year. Teaching on a substitute basis means teaching when the regular certificated teacher is temporarily absent. The permit is not valid for any regular or extended teaching assignment. An established regular or extended teaching assignment is defined as an assignment to the same classroom for more than 90 calendar days.
- (3) Individuals who hold valid Michigan teaching certificates are not required to have a substitute permit approval for teaching in short term assignments of 90 calendar days or less outside of the grade level and subject area validity of their teaching certificates.
- (4) A substitute permit is renewable each year.

R 390.1145 Permits in emergency situations.

- Rule 45. (1) In emergency situations and on recommendation of the superintendent or administrator of a school district or nonpublic school, the superintendent of public instruction may issue an emergency permit for a candidate who holds a bachelor's or higher degree in the content to be taught from a regionally or nationally accredited college or university or who is currently enrolled in an approved teacher preparation program and has completed not less than 90 semester credit hours towards teacher certification. An emergency permit approval shall only be issued if the school district or nonpublic school has searched posted and advertised the position at colleges, universities, placement offices, and the appropriate mass media and is unable to find an appropriately certificated teacher for the assignment or an individual who meets full-year permit approval requirements and if failure to authorize this emergency permit will deprive children of an education. The permit shall be issued for a specific period of time under emergency circumstances. A labor dispute is not an emergency circumstance.
 - (2) An Eemergency permits may be renewed if all of the following conditions are met:
- (a) The school district or nonpublic school has continued to post and advertise the position and can sufficiently provide sufficient evidence that the emergency situation continues to exist because a properly certificated teacher is still unavailable for the assignment. and that
- (b) The individual who is employed under the emergency permit is enrolled in an approved teacher preparation program, and has completed a minimum of 6 additional semester credit hours toward appropriate certification.
- (c), and is The individual has been assigned to a mentor teacher.

R 390.1146 Permits: noncertificated: nonendorsed.

Rule 46. (1) A school district or nonpublic school pursuant to section 1233b of 1976 PA 451, MCL 380.1233b, is authorized to may employ a noncertificated, nonendorsed, teacher for grades 9 to and

including 12 in the subject areas of computer science, foreign world languages, mathematics, biology, chemistry, engineering, physics, and robotics or other subjects, as approved by the superintendent of public instruction. provided the individual meets the following requirements:

- -(a) A bachelor's degree from an accredited postsecondary institution.
- -(b) A major or a graduate degree in the field of specialization in which the candidate will teach.
- (c) In the 5 year period immediately preceding the date of hire, not less than 2 years of occupational experience in the field of specialization in which the candidate will teach. An individual who teaches in the area of foreign language is exempt from this requirement.
- (d) Verification that the employing school district or nonpublic school has posted and advertised the position and has been unable to find an appropriately certificated teacher for the assignment.
- -(2) The requirements in subrule (1) of this rule may be waived if the following conditions are met:
- (a) The noncertificated, nonendorsed teacher is annually and continually enrolled in and completing credit in an approved teacher preparation program leading to appropriate certification or endorsement.
- (b) The noncertificated, nonendorsed teacher has a planned program leading to teacher certification or endorsement on file with the employing school district or nonpublic school, the candidate's teacher preparation institution and the department of education.
- -(3) If the school district or nonpublic school wishes to employ a noncertificated, nonendorsed teacher in 1 of the designated subject areas for more than 1 year, the teacher shall pass both the state teacher certification basic skills and subject area examinations (if a subject area examination exists) in the field of specialization in which the candidate will teach, and shall be assigned a mentor teacher.
- (2) The employing school district or nonpublic school shall verify that the person is assigned a mentor teacher with experience and expertise in the subject or specialty area that the permit is being issued under section 1233b of 1976 PA 451, MCL 380.1233b.

R 390.1147 Expert in residence permit

- Rule 47. (1) An expert in residence permit may be issued when the school district or nonpublic school has posted and advertised the position with appropriate mass media and a properly certificated teacher or an individual who meets requirements for R 390.1142 or R 390.1146 permit is unavailable for the teaching assignment.
- (2) An expert in residence permit may be issued to the superintendent or administrator of a school district or nonpublic school to employ an individual to teach a specific subject area for 2 or fewer hours a day if all of the following requirements are met:
- (a) The individual has a bachelor's or higher degree from a regionally or nationally accredited college or university recognized by the United States department of education.
- (b) The individual has demonstrated unusual distinction or exceptional talent in the field of specialization that will be taught.
- (c) The individual has at least 5 years of successful work experience in the immediately preceding 7-year period in the field of specialization that will be taught. An individual who teaches a world language is exempt from this work experience requirement, but is required to demonstrate oral language proficiency by passage of appropriate world language oral examination approved by the superintendent of public instruction.
- (d) The individual has completed an orientation to teaching that includes classroom management, instructional strategies, and working with diverse learners.
- (3) The expert-in-residence permit is valid for the school year for which it is issued and expires on August 31 of that year. The superintendent of public instruction may approve the renewal of an expert-in-residence permit without requiring the school district or nonpublic school to post and advertise the position.

PART 5. TEACHER PREPARATION INSTITUTIONS

- R 390.1151 Approved teacher preparation institutions and specialty **programs**.
- Rule 51. (1) The state board approves standards and procedures for reviewing prospective teacher preparation institutions to prepare and recommend candidates for initial certification. The superintendent of public instruction shall make recommendations to the state board for the initial state approval of teacher preparation institutions based on state board approved standards and procedures.
- (2) Continued approval of teacher preparation institutions by the superintendent of public instruction requires either national accreditation of the preparation program by an accrediting body that is recognized by the United States department of education or a recommendation for approval to the superintendent of public instruction from a state review process.
- (3) The superintendent of public instruction shall approve specialty programs in accordance with state board approved standards for teacher preparation. Specialty Programs may result in certificates and certificate endorsements issued on a teaching certificate.
- (4) An approved teacher preparation institution shall hold national accreditation beginning December 31, 2013.
- (5) An approved teacher preparation institution shall submit required data that is used to determine its annual teacher preparation institution performance score as approved by the superintendent of public instruction.
- (4)(6) Upon request of the superintendent of public instruction, a **teacher** preparation institution shall present a report of its teacher preparation curricula and specialty program offerings. The programs of an approved teacher preparation institution are subject to periodic review by the superintendent of public instruction. All reports of the nationally recognized teacher preparation accrediting body shall be maintained by the superintendent of public instruction.
- (5)(7) An institution recommending candidates for teaching certificates shall establish selection techniques which ensure that only qualified candidates are admitted to the teacher preparation program and that only qualified candidates are recommended for certification or additional **certificate** endorsements.
- (6)(8) All specialty programs offered by an approved teacher preparation institution shall be in subject matter fields pertinent to teaching at the level for which certification is to be recommended as approved by the state board. The superintendent of public instruction state board reserves the right to may determine the criteria for accepting certification of candidates prepared in out-of-state teacher preparation institutions and in accordance with state law.
- (7)(9) An certificate endorsement program may be designated by the state board with options or requirements for teaching in grades kindergarten to and including grade 12.
- R 390.1152 Approved teacher preparation institutions; equivalence option.
- Rule 52. (1) An approved Michigan teacher preparation institution may award semester credit hours based upon previously completed course work or previous life learning experiences in partial fulfillment of requirements for an institution's approved programs for certification or specialty certificate endorsements.
- (2) Equivalence options are prohibited for specific legal requirements for candidates seeking initial provisional certification.
- R 390.1154 Out-of-state institutions and teacher candidates.

- Rule 54. (1) An applicant for certification in this state, who has been educated in an out-of-state teacher preparation institution that is a regionally or nationally accredited institution, shall present evidence of having fulfilled all of the requirements established for residents of this state or as prescribed by law. The superintendent of public instruction may accept credit from an institution accredited by its regional accrediting association.
- (2) A candidate from an out-of-state teacher preparation institution that is not regionally or nationally accredited or state approved for teacher preparation, shall seek a transcript review and recommendation for certification by a state approved or nationally accredited Michigan teacher preparation institution.
- (3) Semester credit hours obtained from teacher preparation institutions in foreign countries shall be evaluated by an organization approved by the United States office **department** of education and by the superintendent of public instruction in determining eligibility for certification.
- (4) An out-of-state candidate with a valid applying for an initial elementary or secondary provisional teaching certificate or professional education certificate shall present evidence that he or she meets the following requirements under section 1531 of 1976 PA 451, MCL 380.1531.
- (a) Has a bachelor's or higher degree from a teacher preparation institution approved by that state's appropriate education agency.
- -(b) Has completed a program in elementary or secondary education as prescribed by that teacher preparation institution, if the institution is regionally or nationally accredited at the time of his or her graduation. If the out-of-state candidate has not graduated from such an institution, then he or she shall apply to an approved Michigan teacher preparation institution for a credential review and recommendation to the superintendent of public instruction.
- -(c) Has met the Michigan reading and testing (basic skills and appropriate content area) requirements.
- -(d) Has successfully completed a course in first aid, which includes cardiopulmonary resuscitation (adult and child).
- (5) A 1-year temporary teacher employment authorization may be issued to an out-of-state applicant who presents evidence of the following:
- (a) The applicant holds a valid teaching certificate from another state.
- -(b) The applicant has completed an approved elementary or secondary teacher preparation program.
- (c) The applicant meets all requirements for a provisional certificate except for passing the state teacher preparation basic skills and content area tests.
- (d) The applicant has successfully completed a course in first aid, which includes cardiopulmonary resuscitation for both children and adults.
- (5) A temporary teacher employment authorization issued under section 1531 of 1976 PA 451, MCL 380.1531 shall expire 1 calendar year from the issue date on the authorization and is nonrenewable.
- (6) Out of state applicants may qualify for a professional education certificate as their initial Michigan teaching certificate, and would not be required to pass the state teacher preparation basic skills and content area tests, if the following evidence is presented:
- (a) The applicant holds a valid teaching certificate from another state.
- (b) The applicant has completed an approved elementary or secondary teacher preparation program.
- (c) The applicant has earned, after initial certification, at least 18 semester credit hours in a planned course of study or, earned at any time, a masters or higher degree at a regionally or nationally accredited state approved teacher preparation institution.
- (d) If elementary certified, the applicant has completed 6 semester credit hours in the teaching of reading; if secondary certified, the applicant has completed 3 semester credit hours in the teaching of reading.

- (e) The applicant has completed 3 years of successful teaching within the grade level and subject area validity of the teaching certificate.
- (6) An out-of-state applicant who meets the requirements for a professional education certificate under section 1531 of 1976 PA 451, MCL 380.1531 as his or her initial Michigan teaching certificate is not required to take and pass the teacher preparation content area test or tests under section 1531(5) of 1976 PA 451, MCL 380.1531(5), unless the applicant is seeking additional subject area endorsement or endorsements that are not shown on the out-of-state certificate.
- (7) An out-of-state applicant who meets the requirements for a professional education certificate under section 1531 of 1976 PA 451, MCL 380.1531 except for the reading requirement in R 390.1132(1)(d) may be issued a 1-year professional temporary teacher employment authorization. The applicant shall complete the appropriate reading credit within the validity period of the professional temporary teacher employment authorization to qualify for the professional education certificate. An applicant who does not complete the reading requirement within the 1-year period shall become a candidate for the provisional certificate and shall pass the state teacher preparation basic skills and content area test or tests. A professional temporary teacher employment authorization expires 1 calendar year from the issue date on the authorization. A professional temporary teacher employment authorization is nonrenewable.

R 390.1155 Non-teacher preparation institutions. Rescinded

Rule 55. An applicant presenting semester credit hours from an institution of higher education not approved for teacher preparation purposes shall complete such semester credit hours as may be required by the state superintendent of public instruction.

R 390.1156 Distance learning and online learning.

- Rule 56. (1) Distance learning **and online learning** credits from an approved teacher preparation program may apply toward requirements for continuing certification.
- (2) Programs for initial teacher certification shall include some face-to-face interactions and early and ongoing structured supervised field experiences appropriate to the content and levels of certification.

PART 6. VOCATIONAL **OCCUPATIONAL** ENDORSEMENT AND AUTHORIZATION

- R 390.1161 State secondary provisional certification with **occupational** endorsement. Rule 61. (1) An applicant for vocational **occupational** endorsement shall meet the requirements for state secondary provisional certification as described in part 2 of these rules as well as presenting evidence of completing all of the following:
- (a) A program with a minimum of 6 semester credit hours, or equivalent, of coursework in vocational occupational teacher education at an institution approved by the state board for the preparation of occupational vocational teachers.
- (b) Program requirements, as defined by the state board, for each vocational occupational endorsement.
- (c) Two years of work experience in the occupational area of the endorsement or completion of a planned equivalent program of directed supervised occupational experience approved by the department of education. The occupational experience shall be characterized by its relevancy and recency.
- (2) **An** Vocational occupational endorsement is valid for teaching in the stated occupational area in an approved vocational occupational education programs.

- R390.1162 State secondary professional education certification with vocational occupational endorsement.
- Rule 62. (1) **Before September 1, 2013 a**A state professional education certificate with a vocational an **occupational** endorsement may be issued to an applicant who has met the requirements for the professional education certification as described in part 3 of these rules and who has presented evidence that he or she has completed both of the following requirements:
- (a) Taught successfully for 3 years according to the validity of his or her provisional certification or vocational occupational endorsement and since the issuance of the provisional certificate or vocational endorsement, as determined by the superintendent of public instruction and upon recommendation of the teacher preparation institution and the employing school district.
- (b) Earned 18 semester credit hours after the issuance of his or her state secondary provisional certificate and vocational with occupational endorsement in a planned course of study, which includes a minimum of 9 semester credit hours of relevant vocational occupational education. This advanced course of study is applicable to the applicant's professional development in vocational occupational relevant coursework and shall be completed at an approved teacher preparation institution. A person who possesses an earned a master's or higher degree from an approved teacher preparation institution in areas appropriate to kindergarten to grade 12 is not required to complete the 18-semester-credit hour planned program or the 9 semester credit hours of relevant vocational occupational education.
- (2) Beginning September 1, 2013 a professional education certificate with occupational endorsement who presents evidence that he or she has completed all of the following:
- (a) At least 3 consecutive highly effective annual evaluations with at least 4 years of teaching experience or 3 consecutive effective or highly effective annual evaluations with at least 5 years of teaching experience or 4 nonconsecutive effective or highly effective annual evaluations with at least 5 years of teaching experience under section 1249 of 1976 PA 451, MCL 380.1249.
- (b) The applicant has completed at least 1 of the following:
- (i) Eighteen state continuing education hours. Eighteen state continuing education hours is 180 clock hours of approved professional development activities appropriate to the grade level and content endorsement(s) of the certificate.
- (ii) Annual district provided professional development under section 1527 of 1976 PA 451, MCL 380.1527 completed through professional development programs that are appropriate to the grade level and content endorsement(s) of the certificate.
- (iii) A combination of state continuing education hours under subrule (2)(b)(i) of this rule or district provided annual professional development under subrule (2)(b)(ii) of this rule. Annual district provided professional development (30 clock hours) is equivalent to 3 state continuing education hours.
- (b) Satisfactory completion of 3 semester credit hours in an approved course of study in the diagnosis and remediation of reading disabilities and differentiated instruction, including field experiences under section 1531 of 1976 PA 451, MCL 380.1531. This course of study shall have been completed at any time before application for the professional education certification.
- R 390.1163 Interim occupational certificate (formerly called temporary vocational authorization). Rule 63. (1) An interim occupational certificate may be issued upon the report recommendation of a designated occupational teacher preparation institution to an applicant presenting evidence that he or she has met all of the following requirements:
- (a) Possesses a baccalaureate degree.

- (b) Has a major or minor in the field of specialization in which occupational certification is being requested.
- (c) Has a minimum of 2 years (4,000 hours) of experience in the occupational area concerned or has completed a planned program of directed supervised occupational experience approved by the superintendent of public instruction. The occupational experience shall be characterized by its relevancy and recency.
- (d) Has passed both the state teacher preparation basic skills test and appropriate subject area test or tests available at the time of application.
- (e) Has successfully completed a minimum of 6 semester credit hours of professional or vocational **occupational** education credit.
- (2) The interim occupational certificate is valid for teaching in those courses in which instruction is limited to the occupation specified on the certificate in approved occupational programs.
- (3) Interim occupational certificates issued within a calendar year before September 1, 2013 expire 6 years from June 30 of the calendar year that the certificate was issued that year. All initial interim occupational certificates issued after September 1, 2013, expire 5 years from June 30 of the calendar year that the certificate was issued.

R390.1164a Occupational education certificates.

- Rule 64a. (1) **Before September 1, 2013 aA**n occupational education certificate shall be issued to qualified candidates and shall be valid is for continued teaching in those courses in which instruction is limited to the occupation specified on the certificate in approved occupational programs.
- (2) An Aapplications for the occupational education certificate shall contain evidence that the candidate has met the following:
- (a) Has taught successfully for 3 years according to the validity of his or her provisional secondary certificate or interim occupational certificate, as determined by the superintendent of public instruction and upon recommendation of the teacher preparation institution and the school district.
- (b) Has completed, since the issuance of the interim occupational certificate or temporary vocational authorization, in the case of the candidate who does not hold a secondary provisional or professional education certificate, a minimum of 9 semester credit hours at a state board approved occupational education institution, which are in vocationally occupationally related coursework according to the department of education guidelines. A person who possesses a master's or higher degree from an approved teacher preparation institution in areas appropriate to kindergarten to grade 12 is not required to complete the 9 semester credit hours of occupationally related coursework.
- (3) Beginning September 1, 2013 an occupational education certificate shall be issued to an applicant under all of the following:
- (a) At least 3 consecutive highly effective annual evaluations with at least 4 years of teaching experience or 3 consecutive effective or highly effective annual evaluations with at least 5 years of teaching experience or 4 nonconsecutive effective or highly effective annual evaluations with at least 5 years of teaching experience under section 1249 of 1976 PA 451, MCL 380.1249.
- (b) The applicant has completed at least 1 of the following:
- (i) Eighteen state continuing education hours. Eighteen state continuing education hours is 180 clock hours of approved professional development activities appropriate to the grade level and content endorsement(s) of the certificate.
- (ii) Annual district provided professional development under section 1527 of 1976 PA 451, MCL 380.1527 completed through professional development programs that are appropriate to the grade level and content endorsement(s) of the certificate.

- (iii) A combination of state continuing education hours under subrule (3)(b)(i) of this rule or district provided annual professional development under subrule (3)(b)(ii) of this rule. Annual district provided professional development (30 clock hours) is equivalent to 3 state continuing education hours.
- (c) Presents evidence of the satisfactory completion of 3 semester credit hours in an approved course of study in the diagnosis and remediation of reading disabilities and differentiated instruction, including field experiences under section 1531 of 1976 PA 451, MCL 380.1531. This course of study shall have been completed at any time before application for the professional education certification.
- (4)(3) All occupational education certificates issued within a calendar year expire 5 years from June 30 of that year.

R 390.1165 Annual occupational authorizations.

- Rule 65. (1) If a candidate does not meet the standards described for obtaining the interim occupational certificate, an evaluation of recent and relevant work experience can be used to issue an annual occupational authorization for 1 year to an employing school district. The annual occupational authorization is restricted to grades 9 to 12 assignments.
- (2) The annual occupational authorization is valid for teaching those courses in approved programs in which instruction is limited to the occupation specified on the authorization.
- (3) **Before applying for the annual occupational authorization,** Aa school district shall certify that an occupational education certificated teacher is not available. A school district shall document that an **opening for a teacher in an approved** occupational education **program** certificated teacher opening was **posted and** advertised, but an **appropriately certified occupational** teacher was not available **for the assignment.** before applying for the annual occupational authorization. The advertising requirement does not apply if the noncertificated teacher for whom the annual occupational authorization is sought is annually and continually enrolled and completing credit in an approved occupational teacher preparation program leading to occupational certification. The exemption from the advertising requirement shall not be granted for more than 8 consecutive school years subject to guidelines for program completion determined by the department of education. **Meets all of the following requirements:**
- (a) The noncertificated teacher was employed under an annual occupational authorization the previous school year.
- (b) The noncertificated teacher is annually and continually enrolled and completing credit in an approved occupational teacher preparation program leading to appropriate occupational certification.
 - (c) The noncertificated teacher is assigned a mentor teacher.
- (d) The exemption from the advertising requirement shall not be granted for more than 8 consecutive school years.
- (4) An annual occupational authorization is valid from September 1 to August 31 for the school year for which authorization was issued.

R 390.1166 Credit from institutions not designated for preparation of occupational teachers.

Rule 66. Candidates for occupational endorsement or authorization who present semester credit hours from a teacher preparation institution not approved by the state board for the preparation of vocational occupational teachers may validate the semester credit hours by satisfying one of the following criteria:

- (a) Admission to graduate department, division, or school of a college or university approved for vocational occupational teacher preparation.
- (b) Completion of 6 semester hours of acceptable graduate work at an institution approved by the state board for the preparation of vocational occupational teachers.
- (c) Meeting the requirements specified by the superintendent of public instruction.
- R 390.1167 Instructional programs leading to state or federal license.
- Rule 67. Personnel assigned instructional responsibility in fields for which a state or federal license is required shall hold the appropriate license before requesting a vocational occupational endorsement or authorization.

NOTICE OF PUBLIC HEARING

MICHIGAN DEPARTMENT OF EDUCATION NOTICE OF PUBLIC HEARING

The Michigan Department of Education, Office of Professional Preparation Services will conduct public hearings to receive public comment on the following proposed administrative rules:

- Teacher Certification Code (2011-018 ED)
- Administrator Certification Code (2011-19 ED)

The rules governing the **Teacher Certification Code** are promulgated by authority of the superintendent of public instruction by section 15 of 1964 PA 287, MCL 388.1015, sections 1531, 1531i, 1535a and 1539b of 1976 PA 451, MCL 380.1531, MCL 380.1531i, MCL 380.1535a, and MCL 380.1539b, and executive Reorganization Order Nos. 1996-6 and 1996-7, MCL 388.993 and 388.994.

The rules governing the **Administrator Certification Code** are promulgated by authority of the superintendent of public instruction by section 15 of 1964 PA 287, MCL 388.1015, sections 1246, 1531, 1535a, 1536 and 1539b of 1976 PA 451, MCL 380.1246,

MCL 380.1531, MCL 380.1535a, MCL 380.1536 and MCL 380.1539b, and Executive Reorganization Order Nos. 1996-6 and 1996-7, MCL 388.993 and MCL 388.994.

The proposed rules would provide alternate routes for teachers for an interim teaching certificate, create a three-tier licensure system and provide the requirements for traditional route and alternative route preparation and certification for school principals and central office administrators. The proposed rules are accessible on the Internet at www.michigan.gov/teachercert under "Current Updates." These rules are published in the October 15, 2011, *Michigan Register*. The rules are proposed to take effect upon the filing with the Secretary of State.

Public hearings will be held on the proposed rules at the following sites:

Tuesday, November 1, 2011

3:00 – 6:00 p.m. Ramada Lansing Hotel and Conference Center – Waverly Room 7501 West Saginaw Highway Lansing, MI 48917

Wednesday, November 16, 2011

3:00 – 6:00 p.m. Wayne RESA Annex Building - Auditorium 5454 Venoy Wayne, MI 48184

Wednesday, November 9, 2011

3:00 – 6:00 p.m. Kent ISD/Career-Technical Center 2930 Knapp, SE Grand Rapids, MI 49525

Citizens who wish to participate in video-conferencing hearings may provide comment at the following locations:

Thursday, November 3, 2011

10:00 a.m. - Noon Marquette-Alger ISD 321 East Ohio Street Marquette, MI 49855 Thursday, November 3, 2011

10:00 a.m. - Noon Eastern Upper Peninsula (EUP) ISD 315 Armory Place Sault Ste. Marie, MI 49783

Oral or written comments may be presented in person at the hearing or submitted in writing by mail, email, or facsimile no later than **5:00 p.m. on November 30, 2011**. All comments will be reviewed and considered in the final version of the rules. Comments may be submitted to the following:

Public Comment Office of Professional Preparation Services Michigan Department of Education P. O. Box 30008 Lansing, MI 48909

Email: oppspubliccomment@michigan.gov

Fax: 517-373-0542

If special accommodations are needed to participate in the public hearings, contact Ms. Yolanda Stephens at 517-241-0138 or e-mail at stephensy@michigan.gov by October 21, 2011.

PROPOSED ADMINISTRATIVE RULES

ORR 2011-019

DEPARTMENT OF EDUCATION

SUPERINTENDENT OF PUBLIC INSTRUCTION

ADMINISTRATOR CERTIFICATION CODE Proposed Draft October 11, 2011

These rules take effect immediately upon filing with the Secretary of State unless adopted under section 33, 34, 45a(6), or 48 of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the superintendent of public instruction by section 15 of 1964 PA 287, MCL 388.1015, sections 1246, 1531, 1535a, 1536 and 1539b of 1976 PA 451,

MCL 380.1246, MCL 380.1531, MCL 380.1535a, MCL 380.1536 and MCL 380.1539b, and Executive Reorganization Order Nos. 1996-6 and 1996-7, MCL 388.993 and MCL 388.994)

R 380.101, R 380.102, R 380.103, R 380.104, R 380.105, R 380.106, R 380.107, R 380.109, R 380.111, R 380.111a, and R 380.111b of the Michigan Administrative Code are amended; R 380.102a and R 380.107a are added, and R 380.115 is rescinded from the Code as follows:

PART 1. GENERAL PROVISIONS

R 380.101 Definitions.

Rule 1. As used in this code:

- (a) "Accredited college or university" means an institution with regional, state, or national approval for teacher or administrator education.
- (b) "Administrator alternate route program" means pathways to certification offered by recognized state professional organizations based on experience or alternative preparation, or both, pursuant to section 1536 of 1976 PA 451, MCL 380.1536 and
- R 380.107a. A state approved administrator alternate route program shall be determined by the department.
- (b)(c) "Administrator certificate basic endorsement" means a certificate endorsed for any of the following:
- (i) Elementary administrator.
- (ii) Secondary administrator.
- (iii) Central office administrator.
- (e)(d) "Department" means the department of education.
- (d)(e) "Elementary school" means a school with a single grade or any combination of grades prekindergarten through to 9.
- (e)(f) "Enhanced endorsement" means an administrator certificate endorsement that acknowledges the successful completion of an approved advanced performance and impact-based educational leadership program.

- (f)(g) "Established state professional organization" means an association that has served members on a statewide basis for at least 10 years, as defined under in section 1536 of 1976 PA 451, MCL 380.1536.
- (g)(h) "Grade level" means elementary or secondary grades.
- (h)(i) "Middle or junior high school" means a school with any combination of grades 5 through to 9.
- (i)(j) "Nonpublic school" means a private, denominational, or parochial school, as defined under in section 380.5(4) of 1976 PA 451, MCL 380.5(4).
- (j)(k) "Performance-based program" means an approved program that requires the demonstration of knowledge, application, skills, behavior, and impact on improving leadership as measured by performance indicators.
- (k)(l) "Satisfactory credit" means a "B" average or 3.0 or the equivalent as submitted to the department on an official transcript by an approved institution.
- (1)(m) "Secondary school" means a school with any combination of grades 6 through to 12.
- (m)(n) "School district" means a local school district established under section 5 of 1976 PA 451, MCL 380.5, an intermediate school district established under part 7 of 1976 PA 451, a public school academy established under part 6a of 1976 PA 451, an urban high school academy established under part 6c of 1976 PA 451, and a strict discipline academy established under sections 1311b to 1311l of 1976 PA 451, MCL 380.1311b to

MCL 380.13111, and a school of excellence under part 6e of 1976 PA 451.

- (n)(o) "Specialty endorsement" means an administrator certificate endorsement which acknowledges the successful completion of an approved performance-based program in a recognized specialized administrative supervisory and leadership function.
- (o)(p) "State board" means the state board of education.
- (p)(q) "Supervising" means all of the following:
- (i) Being responsible for program content.
- (ii) Directing the activities of instructional staff at the level of the administrator's certificate.
- (iii) Evaluating the instructional staff.
- (iv) Recommending instructional staff for employment and termination.
- (q)(r) "Year" means a school year consisting of a minimum of 150 days.

R 380.102 Persons eligible to hold **administrator** certificates.

Rule 2. A person who has completed a state-board approved administrator preparation program **or an approved administrator alternate route program** may be issued an administrator's certificate and basic endorsement as determined by the state board superintendent of public instruction under section 1536 of 1976 PA 451,

MCL 380.1536 in any of the following:

- (a) A central office administrator.
- (b) A principal.
- (c) An assistant principal.

R 380.102a Person required to hold administrator certificate.

Rule 2a. A person whose primary responsibility is administering instructional programs shall hold an administrator certificate pursuant to section 1246 of 1976 PA 451, MCL 380.1246.

R 380.103 Certificate validity.

- Rule 3. (1) An elementary administrator's basic endorsement designation is valid for either or both of the following assignments:
- (a) Elementary principal.

- (b) Elementary assistant principal.
- (2) A secondary administrator's certificate basic endorsement designation is valid for either or both of the following assignments:
- (a) Secondary principal.
- (b) Secondary assistant principal.
- (3) A central office administrator's certificate basic endorsement **designation** is valid for an assignment in a school district in any position with primary responsibility for supervising instructional programs and teachers on a district-wide, pre-kindergarten through to grade 12.
- (4) The applicant certificate holder and the employer shall be familiar with the specific provisions regarding the validity of the various certificates.

R 380.104 Certificate duration; expiration.

- Rule 4. (1) An administrator's certificate shall be valid for not more than 5 years.
- (2) All certificates expire on June 30 of the expiration year indicated on the certificate.
- (3) The applicant certificate holder and the employer shall be familiar with the specific provisions regarding the expiration and requirements of the administrator certificates.

R 380.105 Application.

- Rule 5. (1) The **recommendation from an approved program or approved administrator alternate route program or** application for an administrator's certificate or certificate renewal shall be on a form supplied or approved by the state board superintendent of public instruction.
- (2) An applicant shall not be considered as meeting the requirements for certification until such time as **a recommendation or** an application has been received and approved by the department.

R 380.106 Out-of-state credit for administrator's certificate.

- Rule 6. (1) Out-of-state credit for an administrator's preparation program shall be completed at a regionally or nationally accredited college or university whose accrediting body is recognized by the United States **Dd**epartment of **Ee**ducation or state board approval.
- (2) The state board superintendent of public instruction may accept an administrator's certificate from another state or a foreign country as a basis for the issuance of a comparable initial Michigan administrator basic certificate.
- (3) The state board superintendent of public instruction reserves the right to may determine the acceptability of credits presented for certification from accredited institutions located in other states or foreign countries. Proof of credit shall be submitted to the department, on official transcripts, directly from an accredited college or university.

R 380.107 Administrator's certificate basic endorsement; **traditional program** requirements.

- Rule 7. (1) An elementary, secondary, or central office certificate basic endorsement **designation** may be issued to an applicant who presents evidence of satisfying **both of** the following requirements:
- (a) Possession of a master's degree or higher from an accredited college or university whose accrediting body is recognized by the United States department of education or state board approval.
- (b) An applicant for the elementary or secondary basic endorsements shall complete Completion of an state board approved program in school administration at least at the master's degree level is required for the elementary or secondary basic certificate endorsement designation. The program shall include, but is not be limited to, a minimum of 18 semester hours of graduate credit, in K-12 school administration.

- (c) An applicant for a central office administrator's certificate basic endorsement shall complete at least 21 semester hours of credit at the post-master's degree level. The program shall include advanced studies in K-12 school administration.
- (2) A central office certificate basic endorsement designation may only be issued to an applicant who presents evidence of satisfying both of the following requirements:
- (a) Possession of a masters or higher degree.
- (b) Completion of at least 21 semester hours of credit at the post-master's degree level. The program shall include advanced studies in K-to-12 school administration.
- (2)(3) Credit completed in an approved administrator preparation program for one 1 level of administrator certification basic endorsement **designation** shall apply towards certification at another level if the credit meets the approved program requirements.
- R 380.107a Administrator's certificate basic endorsement; alternate route requirements. Rule 7a. (1) The department shall recognize alternative pathways for administrator certification under section 1536 of 1976 PA 451, MCL 380.1536.
- (2) A state-approved administrator alternate route program shall be offered by an established state recognized professional organization. An approved administrator alternate route program shall meet state board approved standards for principal or central office preparation in the areas of knowledge, dispositions, and performances. The approved standards-based alternate route program may include modules, coursework, or other professional learning activities.
- (3) A candidate may be admitted to an administrator alternate route program to obtain an administrator's certificate basic endorsement designation based on the assessment of a standards-based portfolio under 1 of the following categories:
- (a) Category 1: A candidate possesses a masters or higher degree from a college or university accredited by 1 of the regional accredited bodies recognized by the United States department of education.
- (b) Category 2: A candidate possesses a baccalaureate degree from a college or university accredited by 1 of the regional accredited bodies recognized by the United States department of education and has a minimum of 3 years of experience that meets at least 1 of the following:
- (i) Successful experience as a prekindergarten to grade 12 school administrator.
- (ii) Successful central office experience.
- (iii) Management or leadership experience in fields other than prekindergarten to grade 12 school or district administration.
- (4) A candidate who is admitted under subrule (3)(a) or (3)(b)(iii) of this rule to an administrator alternate route program shall complete a supervised internship as determined by the alternate provider's approved program.
- (5) A candidate who possesses successful and valid experience may be recommended for the administrator certificate if the alternate route provider determines that all state board approved administrator standards (principal preparation or central office preparation) are met either by program completion or passage of an administrator examination as approved by the superintendent of public instruction, and completion of a supervised internship if required by subrule (4) of this rule.
- (6) A candidate who does not meet all state board approved standards upon review of experience shall complete additional preparation based on the alternate route provider's assessment of the standards-based portfolio and an individualized professional development plan.
- (7) All program participants shall be supported by an assigned mentor or coach with expertise and school administrator experience.

(8) An alternate route provider shall annually evaluate mentor or coach effectiveness.

R 380.109 Certificate renewal.

- Rule 9. (1) An administrator's certificate shall be renewed upon the applicant's completion of 6 semester hours of credit completed at any recognized university, college, or Michigan community college or the equivalent in approved state board continuing education units hours. Credit shall be towards an individual's professional development as an administrator and shall be in accordance with state board policies under section 1246 of 1976 PA 451, MCL 380.1246 and R 380.1201. Credit completed out of state shall be through an regionally accredited university that is a teacher or administrator education institution.
- (2) All renewal credit shall be completed after the date of issuance of an administrator's basic certificate and within the five-calendar-year period before applying for renewal.
- (3) Correspondence credit is not acceptable for meeting the requirements of an initial administrator's basic certificate or its renewal.
- (4) Credit earned toward renewing an administrator's certificate may be used for renewing a teaching certificate if it is consistent with state board policies and criteria for continuing professional education programs for certificate renewal under section 1246 of 1976 PA 451, MCL 380.1246 and R 380.1201.

R 380.111 Program approval and periodic review.

- Rule 11. (1) The state board shall approve standards and procedures for reviewing school administrator preparation programs to prepare and recommend candidates for a school administrator certificate.
- (2) School administrator preparation programs shall be approved for a 5-year period by the state board superintendent of public instruction. The requirements for each administrator's certificate identified in these rules shall be included as part of the program preparation. Initial preparation programs shall be reviewed by the department. To determine the adequacy of institutional resources, staff, and counseling services in meeting state requirements.
- (3) A 5-year renewal of a school administrator preparation program shall be granted by the superintendent of public instruction based on accreditation of the preparation program by an accrediting body that is recognized by the United States department of education or a recommendation for approval from a state review process.
- (4) Upon completion of an approved school administrator preparation program, an approved institution shall recommend the candidate, in a manner prescribed by the superintendent of public instruction, to the department for issuance of a school administrator certificate.

R 380.111a Established state professional organization; specialty endorsement.

- Rule 11a. (1) The state board shall approve standards and procedures for reviewing established state professional organizations' programs to prepare and recommend candidates for specialty endorsements. The superintendent of public instruction shall make recommendations to the state board for the initial state approval of established state professional organizations, based on state-board approved standards and procedures.
- (2) A state-board approved school administrator specialty endorsement program shall be offered by an established state professional organization. Approval is granted for a 5-year period. The successful completion of a specialty program shall result in an endorsement issued on an administrator's basic certificate.
- (3) The superintendent of public instruction shall continue approval of the established state professional organizations' specialty endorsement programs **based on a 5-year review**.

- (4) Upon request of the superintendent of public instruction, an established state professional organization shall present a report of its specialty endorsement preparation program descriptors and performance measures.
- (5) The successful completion of a specialty program shall result in an endorsement issued on an administrator's basic certificate.

Rule 380.111b Established state professional organization; enhanced endorsement.

- Rule 411b. (1) The state board shall approve standards and procedures for reviewing established state professional organizations' programs to prepare and recommend candidates for **administrator advanced performance and impact based** enhanced endorsements. The superintendent of public instruction shall make recommendations to the state board for the initial state approval of established state professional organizations, based on state-board approved standards and procedures.
- (2) A state-board approved school administrator enhanced endorsement program shall be offered by an established state professional organization. Approval is granted for a 5-year period. The successful completion of an enhanced program shall result in an endorsement issued on an administrator's basic certificate.
- (3) An administrator certificate with an enhanced endorsement shall be valid for 5 years based on the issue date of the certificate.
- (3)(4) The superintendent of public instruction shall continue approval of the established state professional organizations' enhanced endorsement programs based on a 5-year review.
- (4)(5) Upon request of the superintendent of public instruction, an established state professional organization shall present a report of its enhanced endorsement preparation program descriptors and performance measures.

R 380.115 Certificate enhanced endorsement. Rescinded.

- Rule 15. (1) The state board may approve an established state professional organization for the purpose of offering an advanced performance—and impact based enhanced endorsement to an administrator's certificate. Such enhanced endorsement programs shall meet all state board standards prior to approval being granted.
- (2) Upon completion of an approved enhanced endorsement program, the established state professional organization shall recommend the candidate, in the manner prescribed by the superintendent of public instruction, to the department for issuance of the endorsement to the administrator certificate.
- (3) An administrator certificate with an enhanced endorsement shall be valid for 10 years based on the issue date of the endorsement.

EXECUTIVE ORDERS AND EXECUTIVE REORGANIZATION ORDERS

MCL 24.208 states in part:

"Sec. 8. (1) The Office of Regulatory Reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

(a) Executive orders and executive reorganization orders."

EXECUTIVE ORDERS

EXECUTIVE ORDER No. 2011 - 10

MICHIGAN STATE PARKS AND OUTDOOR RECREATION BLUE RIBBON PANEL

WHEREAS, Section 1 of Article V of the Michigan Constitution of 1963 vests the executive power of the state of Michigan in the Governor; and

WHEREAS, the Michigan state parks system recently celebrated the 90th anniversary of its formation; and

WHEREAS, the Michigan state parks system contains 100 state parks and recreation areas that preserve and protect some of the state's most significant natural and cultural resources; and

WHEREAS, the Michigan state parks system welcomes over 25 million visitors annually to its 900 miles of trails, 20 visitor centers, museums, and historic facilities, including overnight stays at 13,817 campsites, mini cabins, lodges, yurts, and teepees, and visits to great lake and inland lake beaches, disc golf courses, shooting ranges, and a wide range of outdoor recreational facilities; and

WHEREAS, the Michigan state parks system has for the past decade relied on its users to pay for the cost of running the system but now has several new funding sources that have the potential to provide significant new revenue to support the system; and

WHEREAS, the Michigan state parks system has grown and changed throughout its history to reflect the changing interests and recreational needs of Michigan's citizens and visitors; and

WHEREAS, the public's interest in participating in the out-of-doors is changing once again, especially by those born after 1980, and the Michigan state parks system must adapt to meet the recreational interests of this generation and future generations;

NOW, THEREFORE, I, Richard D. Snyder, Governor of the state of Michigan, pursuant to the powers vested in me by the constitution of the state of Michigan of 1963 and the laws of the state of Michigan, order the establishment of the Michigan State Parks and Outdoor Recreation Blue Ribbon Panel (the "Blue Ribbon Panel").

- A. The Blue Ribbon Panel is charged with the following responsibilities:
- Identify the role of state parks and the importance of outdoor recreation activities.
- Provide a vision for the future of state parks.
- Recommend a strategy for the expansion and proper allocation of expected resources in order to meet the new vision of state parks.
- Propose a vision and strategy for future consideration aimed at creating stronger linkages between the state park system and county and local parks to maximize use and cost efficiencies.
- B. The Governor shall appoint 16 members to the Blue Ribbon Panel and the members shall serve at the pleasure of the Governor. The Governor shall appoint two members of the Blue Ribbon Panel who shall serve as co-chairpersons, at the pleasure of the Governor.
- C. All state departments, agencies, boards, commissions or officers of the state shall cooperate and provide necessary assistance required by the Blue Ribbon Panel, or any member or representative thereof, in the performance of its duties. This shall include free access to any books,

records, or documents in the custody of the department, agency, board, commission, or officer that is within the scope of the inquiry, study, or review of the Blue Ribbon Panel.

- D. No compensation shall be provided to members of the Blue Ribbon Panel for their services to the Panel.
- E. The Blue Ribbon Panel shall complete its work and issue a final report and recommendations to the Governor one year from date of this Executive Order.

The provisions of this Executive Order shall become effective upon filing.

Michigan this day of September in the year of our								
Lord, two thousand eleven.								
RICHARD D. SNYDER GOVERNOR								
DV THE COVEDNOD.								
BY THE GOVERNOR:								
SECRETARY OF STATE								

EXECUTIVE ORDERS

EXECUTIVE ORDER No. 2011 - 11

AMENDMENT OF EXECUTIVE ORDER 2009 - 55

WHEREAS, Section 1 of Article V of the Michigan Constitution of 1963 vests the executive power of the state of Michigan in the Governor; and

WHEREAS, Section 2 of Article V of the Michigan Constitution of 1963 empowers the Governor to make changes in the organization of the executive branch or in the assignment of functions among its units that the Governor considers necessary for efficient administration; and

WHEREAS, the additional consolidation of labor relations functions and staff provided for under Section III.D. of Executive Order 2009-55 has not been fully implemented and is no longer determined to be necessary; and

WHEREAS, it is necessary in the interests of efficient administration and effectiveness of government to change the organization of the executive branch of state government;

NOW, THEREFORE, I, Richard D. Snyder, Governor of the state of Michigan, by virtue of the power and authority vested in the Governor by the Michigan Constitution of 1963 and Michigan law, order the following:

RESCISSION OF SECTION III.D. OF EXECUTIVE ORDER 2009-55

- A. Section III.D. of Executive Order 2009-55 is rescinded.
- B. The Office of the State Employer shall continue as an autonomous entity within the Department of Technology, Management, and Budget. The Office of the State Employer's duties include, but are not limited to, those assigned by Executive Orders 1979-5, 1981-3, 1988-6, 2002-18, 2004-31, 2007-30, and 2008-22. The Director of the Office of State Employer shall continue to be the head of the Office of the State Employer.

In fulfillment of the requirements of Section 2 of Article V of the Michigan Constitution of 1963, the provisions of this order shall be effective 60 days after the filing of this Order.

Given under my hand and the Great Seal of the state of										
Michigan this	_ day of September	in the year of	f our							
Lord, two thousand e	eleven.									

RICHARD D. SNYDER GOVERNOR	
BY THE GOVERNOR:	
SECRETARY OF STATE	

MICHIGAN ADMINISTRATIVE CODE TABLE (2011 SESSION)

MCL 24.208 states in part:

"Sec. 8. (1) The Office of Regulatory Reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(i) Other official information considered necessary or appropriate by the Office of Regulatory Reform."

The following table cites administrative rules promulgated during the year 2000, and indicates the effect of these rules on the Michigan Administrative Code (1979 ed.).

MICHIGAN ADMINISTRATIVE CODE TABLE (2011 RULE FILINGS)

		2011 MR			2011 MR			2011 MR
R Number	Action	Issue	R Number	Action	Issue	R Number	Action	Issue
28.5051	*	10	29.1664	A	5	257.301	*	3
28.5052	*	10	29.1665	A	5	257.301a	A	3
28.5053	*	10	29.1666	A	5	257.313a	*	3
28.5054	*	10	29.1667	A	5	257.1521	*	5
28.5055	*	10	29.1668	A	5	257.1522	*	5
28.5056	*	10	29.1669	A	5	257.1523	*	5
28.5057	*	10	29.1670	A	5	257.1523a	A	5
28.5058	*	10	29.1671	A	5	257.1524	*	5
28.5059	*	10	29.1672	A	5	257.1524a	A	5
29.451	A	5	29.1673	A	5	257.1525	*	5
29.452	A	5	29.1674	A	5	257.1526	*	5
29.461	A	5	29.1675	A	5	257.1527	*	5
29.462	A	5	29.1676	A	5	257.1528	*	5
29.463	A	5	29.1677	A	5	257.1528a	A	5
29.1601	R	5	29.1678	A	5	257.1529	*	5
29.1602	R	5	29.1679	A	5	257.1530	*	5
29.1603	R	5	29.1680	A	5	257.1531	*	5
29.1621	R	5	29.1681	A	5	257.1531a	A	5
29.1622	R	5	29.1682	A	5	257.1532	*	5
29.1623	R	5	29.1683	A	5	259.248	A	12
29.1624	R	5	29.1684	A	5	285.628.5	*	5
29.1625	R	5	29.1685	A	5	285.628.9	*	5
29.1626	R	5	29.1686	A	5	287.651	*	11
29.1627	R	5	29.1687	A	5	287.651a	*	11
29.1631	R	5	29.1688	A	5	287.655	*	11
29.1641	R	5	29.1689	A	5	287.657	A	11
29.1651	A	5	29.1690	A	5	299.5209	R	10
29.1652	A	5	29.1691	A	5	299.5210	R	10
29.1653	A	5	29.1692	A	5	299.5211	R	10
29.1654	A	5	29.1693	A	5	299.5212	R	10
29.1655	A	5	29.1694	A	5	299.5213	R	10
29.1656	A	5	29.1695	A	5	299.5214	R	10
29.1657	A	5	29.1696	A	5	299.5215	R	10
29.1658	A	5	29.1697	A	5	299.5216	R	10
29.1659	A	5	29.1698	A	5	299.5217	R	10
29.1660	A	5	29.1699	A	5	299.5218	R	10
29.1661	A	5	29.1700	A	5	299.5219	R	10
29.1662	A	5	29.1701	A	5	299.5601	R	10
29.1663	A	5	29.1702	A	5	299.5603	R	10

^{(*} Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

		2011			2011			2011
D. 1		MR	D. 1.		MR	D.11 1		MR
R Number	Action	Issue	R Number	Action	Issue	R Number	Action	Issue
299.5605	R	10	325.5713	A	11	338.4976	*	4
299.5607	R	10	325.5715	A	11	338.4978	*	4
R 299.5801	R	10	325.5717	A	11	338.4982	*	4
R 299.5803	R	10	325.5719	A	11	338.11101	*	4
R 299.5805	R	10	325.5721	A	11	338.11239	*	4
R 299.5807	R	10	325.9071	*	6	338.11247	*	4
R 299.5809	R	10	325.9072	*	6	338.11255	*	4
R 299.5811	R	10	325.9073	*	6	338.11259	*	4
R 299.5813	R	10	325.9074	*	6	338.11261	*	4
R 299.5815	R	10	325.9075	*	6	338.11267	*	4
R 299.5817	R	10	325.9076	R	6	338.11404	*	4
R 299.5819	R	10	325.13001	*	9	338.11404a	*	4
R 299.5821	R	10	325.13002	*	9	338.11405	*	4
R 299.5823	R	10	325.13004a	A	9	338.11405a	*	4
324.1401	R	15	336. 2801	*	12	338.11408	*	4
324.1402	R	15	336.2816	*	12	338.11409	*	4
324.1403	R	15	336.2830	R	12	338.11501	*	4
324.1404	R	15	336.2901	*	12	338.11503	*	4
324.1405	R	15	336.2910	R	12	338.11505	*	4
324.1406	R	15	338.1560	*	3	338.11507	*	4
324.1407	R	15	338.1562	*	3	338.11509	*	4
324.1408	R	15	338.1564	A	3	338.11511	*	4
324.1409	R	15	338.1568	A	3	338.11512	*	4
324.1410	R	15	338.4901	*	4	338.11513	*	4
324.1411	R	15	338.4902	*	4	338.11515	*	4
324.1412	R	15	338.4903	R	4	338.11517	*	4
324.1413	R	15	338.4906	*	4	338.11519	*	4
324.1414	R	15	338.4908	*	4	338.11521	*	4
324.1415	R	15	338.4911	*	4	338.11523	*	4
324.1416	R	15	338.4914a	*	4	338.11525	*	4
324.1417	R	15	338.4915	*	4	338.11527	*	4
324.1418	R	15	338.4918	*	4	338.11601	*	4
324.1419	R	15	338.4921	A	4	338.11602	*	4
325.5701	A	11	338.4922	A	4	338.11603	*	4
325.5703	A	11	338.4923	A	4	338.11604	*	4
325.5705	A	11	338.4924	A	4	338.11605	*	4
325.5707	A	11	338.4971	*	4	338. 11701	*	4
325.5707	A	11	338.4971	*	4	338.11701	*	4
325.5711	A	11	338.4972	*	4	338.11703	*	4
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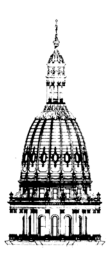
^{(*} Amendment to Rule, A Added Rule, N New Rule, R Rescinded Rule)

		2011 MR			2011 MR			2011 MR
R Number	Action	Issue	R Number	Action	Issue	R Number	Action	Issue
338.11704a	A	4	388.314d	R	12	436.1017	R	10
338.11704b	A	4	388.314e	R	12	436.1033	R	10
338.11704c	A	4	388.315	R	12	460.301	A	11
338.11705	*	4	388.316	R	12	460.302	A	11
338.13001	A	5	388.317	R	12	460.303	A	11
338.13003	A	5	388.318	R	12	460.9001	R	6
338.13005	A	5	388.319	R	12	460.9002	A	6
338.13010	A	5	388.320	R	12	460.9003	A	6
338.13005	A	5	388.321	R	12	460.9021	R	6
338.13010	A	5	388.322	R	12	460.9022	A	6
338.13015	A	5	388.323	R	12	484.201	R	12
338.13020	A	5	388.324	R	12	484.202	R	12
338.13025	A	5	388.331	R	12	484.203	R	12
338.13030	A	5	388.332	R	12	484.204	R	12
338.13035	A	5	388.333	R	12	484.205	R	12
338.13040	A	5	388.334	R	12	484.206	R	12
338.13045	A	5	388.335	R	12	484.207	R	12
388.302	R	12	388.338	R	12	484.208	R	12
388.303	R	12	388.351	R	12	484.301	R	12
388.304	R	12	388.352	R	12	484.302	R	12
388.305	R	12	388.353	R	12	484.321	R	12
388.304a	R	12	388.354	R	12	484.322	R	12
388.306	R	12	388.355	R	12	484.331	R	12
388.306a	R	12	388.356	R	12	484.332	R	12
388.306b	R	12	388.357	R	12	484.333	R	12
388.307	R	12	388.358	R	12	484.334	R	12
388.308	R	12	388.359	R	12	484.335	R	12
388.309	R	12	388.360	R	12	484.336	R	12
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388.312	R	12	400.9101	*	12	484.342	R	12
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388.314a	R	12	432.21811	*	5	484.371	R	12
388.314b	R	12	436.1005	R	10	484.372	R	12
388.314c	R	12	436.1009	R	10	484.373	R	12
			N New Rule	D D 1	1D 1)	•		

^{(*} Amendment to Rule, A Added Rule, N New Rule, R Rescinded Rule)

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^{(*} Amendment to Rule, A Added Rule, N New Rule, R Rescinded Rule)



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Mich. Const. Art. IV, §33 provides: "Every bill passed by the legislature shall be presented to the governor before it becomes law, and the governor shall have 14 days measured in hours and minutes from the time of presentation in which to consider it. If he approves, he shall within that time sign and file it with the secretary of state and it shall become law . . . If he does not approve, and the legislature has within that time finally adjourned the session at which the bill was passed, it shall not become law. If he disapproves . . . he shall return it within such 14-day period with his objections, to the house in which it originated."

Mich. Const. Art. IV, §27, further provides: "No act shall take effect until the expiration of 90 days from the end of the session at which it was passed, but the legislature may give immediate effect to acts by a two-thirds vote of the members elected to and serving in each house."

MCL 24.208 states in part:

"Sec. 8. (1) The Office of Regulatory Reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

- (b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.
- (c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year."

2011 Michigan Public Acts Table

Legislative Service Bureau

Legal Division, Statutory Compiling and Law Publishing Unit 124 W. Allegan, Lansing, MI 48909

October 5, 2011 Through Act 160 of 2011

	ENR	OLLED		Governor	Filed			
PA No.	НВ	SB	I.E.* Yes/No	Approved Date	Date	Effective Da	ate	SUBJECT
1		122	Yes	3/8	3/9	3/9/11	#	Environmental protection; groundwater contamination; incentives for verification under the Michigan agriculture environmental assurance program (MAEAP); provide for. (Sen. J. Hune)
2	4212		Yes	3/8	3/9	3/9/11	#	Environmental protection; groundwater contamination; Michigan agriculture environmental assurance program (MAEAP); codify. (Rep. K. Daley)
3	4160		Yes	3/10	3/11	3/11/11		State financing and management; funds; distribution of 21st century jobs fund money into funding "Pure Michigan"; provide for. (Rep. W. Schmidt)
4	4214		Yes	3/16	3/16	3/16/11	#	Local government; other; local government and school district fiscal accountability act; create. (Rep. A. Pscholka)
5	4216		Yes	3/16	3/16	3/16/11	#	Local government; financing; reference to local government and school district fiscal accountability act; provide for in the revised municipal finance act. (Rep. A. Pscholka)
6	4217		Yes	3/16	3/16	3/16/11	#	Elections; recall; reference to local government and school district fiscal accountability act; provide for in the Michigan election law. (Rep. A. Pscholka)
7	4218		Yes	3/16	3/16	3/16/11	#	Cities; home rule; reference to local government and school district fiscal accountability act; provide for in the home rule city act. (Rep. A. Pscholka)

^{* -} I.E. means Legislature voted to give the Act immediate effect.

^{** -} Act takes effect on the 91st day after sine die adjournment of the Legislature.

^{*** -} See Act for applicable effective date.

^{+ -} line item veto.

^{# -} tie bar.

	ENR	OLLED		Governor	 		
PA No.	нв	SB	I.E.* Yes/No	Approved Date	Filed Date	Effective Date	SUBJECT
8		157	Yes	3/16	3/16	3/16/11 #	Education; school districts; schools operated by school district with emergency manager; exempt from being placed under supervision of state school reform/redesign officer. (Sen. P. Pavlov)
9		158	Yes	3/16	3/16	3/16/11 #	Labor; collective bargaining; certain limitations on collective bargaining rights and certain provisions in public collective bargaining agreements; require. (Sen. P. Pavlov)
10		020	Yes	3/22	3/24	3/24/11	Labor; health and safety; promulgation of rules regarding workplace ergonomics; prohibit. (Sen. R. Jones)
11		022	Yes	3/23	3/24	3/24/11	Probate; trusts; uniform statutory rule against perpetuities; revise to reflect limitation of the personal property trust perpetuities act to certain property. (Sen. T. Schuitmaker)
12		023	Yes	3/23	3/24	3/24/11	Probate; trusts; personal property trust perpetuities act; limit application to certain property. (Sen. T. Schuitmaker)
13		149	Yes	3/23	3/24	3/24/11	Highways; signs; existing sign structures; allow interim permits. (Sen. R. Kahn)
14	4408		Yes	3/28	3/29	3/29/11	Employment security; administration; fraud control measures and benefit and extended benefit period adjustments; implement. (Rep. J. Stamas)
15	4158		Yes	3/29	3/30	9/1/11	Trade; consumer goods and services; requirement for item pricing of consumer items; repeal. (Rep. L. Lyons)
16		140	Yes	3/30	3/30	3/30/11	Appropriations; supplemental; appropriation for Michigan natural resources trust fund; provide for fiscal year 2011. (Sen. D. Booher)
17		188	Yes	4/12	4/12	4/12/11 #	Criminal procedure; sex offender registration; federal compliance with sex offenders registry; provide for. (Sen. R. Jones)

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^{+ -} line item veto.

^{# -} tie bar.

	ENR	OLLED		Governor Approved	Filed		
PA No.	нв	SB	I.E.* Yes/No	Date	Date	Effective Date	SUBJECT
18		189	Yes	4/12	4/12	7/1/11 #	Criminal procedure; sex offender registration; information required and procedures established under sex offender registration act; revise to comply with federal law. (Sen. P. Pavlov)
19		206	Yes	4/12	4/12	7/1/11 #	Criminal procedure; sentencing guidelines; sentencing guidelines for certain sex offender registration crimes; revise. (Sen. P. Pavlov)
20		05	Yes	4/19	4/20	4/20/11	Liquor; licenses; "catering permit" for specially designated distributors, specially designated merchants, and on-premises licensees to serve alcohol at locations other than the licensed premises under certain circumstances; provide for. (Sen. J. Pappageorge)
21		053	Yes	4/19	4/20	4/20/11	Civil procedure; evidence; introduction of evidence of an expression of sympathy as an admission of liability in a civil action; prohibit. (Sen. J. Marleau)
22		144	Yes	4/26	4/27	4/27/11	State financing and management; funds; Michigan strategic fund 21st century investments; clarify certain definitions. (Sen. M. Green)
23		141	Yes	4/28	4/28	4/28/11	Property; conveyances; restrictions regarding park use of land conveyed to city of Gladwin; modify. (Sen. J. Moolenaar)
24	4248		Yes	4/28	4/28	4/28/11	Economic development; downtown development authorities; refinancing of certain qualified refunding obligations; allow. (Rep. M. Huuki)
25	4135		Yes	5/10	5/11	5/11/11	Labor; public service labor disputes; membership of board of trustees of certain police and fire retirement systems; make a prohibited subject of bargaining. (Rep. F. Durhal)
26		263	Yes	5/13	5/16	5/16/11	Occupations; athletic trainers; exemption from licensure for certain athletic trainers temporarily in this state; provide for. (Sen. T. Rocca)
27		100	Yes	5/13	5/16	5/16/11	Liquor; hours; municipalities to prohibit the sale of alcoholic liquor on Sunday morning or all day Sunday; allow. (Sen. R. Jones)

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PA	ENR	OLLED	I.E.*	Governor Approved	Filed		
No.	НВ	SB	Yes/No	Date	Date	Effective Date	SUBJECT
28	4258		Yes	5/13	5/16	5/16/11	Records; birth; heirloom birth certificates; create, allow for fee collection, and earmark revenue. (Rep. L. Lyons)
29	4004		Yes	5/17	5/17	5/17/11	Transportation; railroads; certain segment of property formerly used for railway; exempt from divestiture provision. (Rep. K. Kurtz)
30	4382		Yes	5/23	5/24	5/24/11	Children; guardians; Michigan children's institute superintendent's consent authority; expand to include consent for guardianships. (Rep. B. Rendon)
31		220	Yes	5/23	5/24	5/24/11	Children; guardians; Michigan children's institute superintendent's designee to consent to guardianship; allow. (Sen. J. Emmons)
32	4381		Yes	5/23	5/24	5/24/11	Children; adoption; department designee to consent to adoption; allow. (Rep. K. Kurtz)
33	4113		Yes	5/24	5/24	5/24/11	Occupations; real estate; requirement to display real estate broker's license and license of each salesperson employed in place of business; eliminate. (Rep. N. Jenkins)
34	4227		Yes	5/24	5/24	5/24/11	Construction; contracts; capital recovery fees; prohibit for nonresidential development. (Rep. P. Opsommer)
35	4228		Yes	5/24	5/24	5/24/11	Construction; contracts; capital recovery fees; prohibit for residential development. (Rep. B. Rendon)
36		318	Yes	5/24	5/25	5/25/11	Cities; home rule; provision regarding financial recovery bonds; modify. (Sen. H. Hopgood)
37	4129		Yes	5/25	5/25	5/25/11	Highways; name; portion of M-24; designate as the "William Davidson memorial highway". (Rep. M. Knollenberg)
38	4361		Yes	5/25	5/25	10/1/11	Income tax; rate; general revisions and implementation of a corporate income tax; provide for. (Rep. J. Gilbert)

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	ENR	OLLED		Governor Approved	Filed		
PA No.	нв	SB	I.E.* Yes/No	Date	Date	Effective Date	SUBJECT
39	4362		Yes	5/25	5/25	5/25/11 #	Michigan business tax; replacement; option to claim certain certificated credits after enactment of a corporate income tax act; provide for. (Rep. J. Gilbert)
40	4479		Yes	5/25	5/25	5/25/11	Taxation; other, multistate tax compact; modify. (Rep. J. Gilbert)
41	4480		Yes	5/25	5/25	5/25/11	Retirement; state employees; tax exemption for pensions; eliminate. (Rep. J. Gilbert)
42	4481		Yes	5/25	5/25	5/25/11	Retirement; public school employees; tax exemption for pensions; eliminate. (Rep. J. Gilbert)
43	4482		Yes	5/25	5/25	5/25/11	Retirement; legislative; tax exemption for pensions; eliminate. (Rep. J. Gilbert)
44	4483		Yes	5/25	5/25	5/25/11	Retirement; other; tax exemption for pensions of city library employees; eliminate. (Rep. J. Gilbert)
45	4484		Yes	5/25	5/25	5/25/11	Retirement; judges; tax exemption for pensions; eliminate. (Rep. J. Gilbert)
46		102	Yes	5/26	5/26	7/1/11	Vehicles; registration plates; "Gold Star Family" registration plates; create. (Sen. J. Pappageorge)
47		139	Yes	5/26	5/27	5/27/11	State financing and management; budget; revenue estimating conference; include additional variables and provide general amendments. (Sen. R. Kahn)
48		245	Yes	5/26	5/27	5/27/11	Construction; other, construction standards for private residential incline elevator; apply to incline elevator for homeowner's association. (Sen. J. Proos)
49	4291		Yes	5/26	5/27	5/27/11	Appropriations; zero budget; supplemental appropriations; provide for fiscal year 2010-2011. (Rep. C. Moss)
50	4407		Yes	5/26	5/27	5/27/11 +	Appropriations; zero budget; supplemental appropriations; provide for fiscal year 2010-2011. (Rep. C. Moss)

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PA	ENR	OLLED	I.E.*	Governor Approved	Filed		
No.	нв	SB	Yes/No	Date	Date	Effective Date	SUBJECT
51	4441		Yes	6/3	6/8	12/6/11	Health facilities; certificate of need; requirements applicable to hospitals providing extended care services through swing beds; eliminate requirement to transfer patient to other bed within a 50-mile radius, require a discharge plan, and provide other general amendments. (Rep. F. Foster)
52	4442		Yes	6/7	6/8	6/8/11 #	Administrative procedure; rules; definition of rule; revise to reflect elimination of state law regarding federal swing-bed program. (Rep. G. Haines)
53	4443		Yes	6/7	6/8	6/8/11 #	Human services; medical services; medicaid payments for swing-bed services; revise reference to reflect elimination of state law regarding the federal program. (Rep. P. Muxlow)
54	4152		Yes	6/7	6/8	6/8/11	Labor; collective bargaining; wages and benefits for certain public employees; freeze during contract negotiations. (Rep. M. Knollenberg)
55	4389		Yes	6/7	6/8	6/8/11	Occupations; dentists; dentists practicing under special volunteer license; extend immunity from liability. (Rep. J. Stamas)
56	4623		Yes	6/9	6/10	6/10/11	Cities; income tax; population requirements for eligibility; revise. (Rep. D. Nathan)
57	4624		Yes	6/9	6/10	1/1/11	Taxation; utility users; population requirements for eligibility; revise. (Rep. H. Santana)
58	4314		Yes	6/14	6/14	6/14/11	Communications; telecommunications; certain Michigan telecommunications act provisions; modify. (Rep. K. Horn)
59	4167		Yes	6/14	6/14	7/1/11 #	Criminal procedure; sentencing guidelines; sentencing guidelines for moving violation in a work zone causing death; include school bus zones. (Rep. T. McMillin)
60	4168		Yes	6/14	6/14	7/1/11	Crimes; vehicle offenses; moving violations in a school bus zone; provide for increased penalties. (Rep. M. O'Brien)

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	ENR	OLLED	15+	Governor Approved	Filed		
PA No.	нв	SB	I.E.* Yes/No	Date	Date	Effective Date	SUBJECT
61	4231		Yes	6/21	6/21	6/21/11	Torts; liability; waiver of claims of liability in connection with children's athletic and recreational activities; allow parent to sign. (Rep. J. Walsh)
62	4325		Yes	6/21	6/21	6/21/11	Appropriations; school aid; fiscal year 2011-2012 appropriations for school aid, higher education, and community colleges; provide for. (Rep. C. Moss)
63	4526		Yes	6/21	6/21	6/21/11 +	Appropriations; zero budget; omnibus budget appropriations bill; provide for. (Rep. C. Moss)
64		159	Yes	6/23	6/23	6/23/11	Criminal procedure; expunction; eligibility requirements for setting aside convictions; revise. (Sen. R. Jones)
65	4111		Yes	6/28	6/28	6/28/11	Natural resources; other; use of certain volunteer groups for habitat work on state lands; allow. (Rep. B. Rendon)
66		104	Yes	6/28	6/28	1/1/12	Vehicles; registration plates; specialty plates for scouts; create. (Sen. R. Kahn)
67	4385		Yes	6/28	6/28	6/28/11	Children; protection; notification to children's ombudsman regarding death of a child who was a ward of the state; require. (Rep. T. Hooker)
68	4387		Yes	6/28	6/28	6/28/11	Children; protection; sharing of case-specific information related to child deaths while in state care; require. (Rep. M. O'Brien)
69		226	Yes	6/28	6/28	6/28/11	Children; protection; central repository pertaining to death of a child; create. (Sen. M. Jansen)
70		228	Yes	6/28	6/28	6/28/11	Children; protection; access to documents referencing death of a child who was a ward of the state; allow. (Sen. J. Emmons)
71		118	Yes	6/28	6/28	6/28/11	Sales tax; other, provision regarding taxpayer as materialperson; revise to include other materials. (Sen. M. Green)

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PA	ENR	OLLED	I.E.*	Governor Approved	Filed		
No.	нв	SB	Yes/No	Date	Date	Effective Date	SUBJECT
72		398	Yes	7/1	7/1	7/1/11	Civil procedure; foreclosure; mortgage loan modification negotiation program; extend sunset. (Sen. M. Green)
73		214	Yes	7/12	7/12	7/12/11	Vehicles; registration plates; specialty military service plates; create for motorcycles. (Sen. J. Emmons)
74	4359		Yes	7/12	7/12	7/12/11	Vehicles; registration plates; specialty armed forces plates; create for motorcycles and modify criteria displayed. (Rep. M. Huuki)
75		024	Yes	7/12	7/12	7/12/11	Insurance; other; payment of commissions or rebates to certain producers; permit. (Sen. T. Schuitmaker)
76		028	Yes	7/12	7/12	7/12/11	Income tax; collections; use of credit cards or debit cards as payment option for state taxes; allow. (Sen. G. Hansen)
77		383	Yes	7/12	7/12	7/12/11	Michigan business tax; credits; amount of qualified film production credit awarded; provide discretion. (Sen. M. Kowall)
78	4315		Yes	7/12	7/12	7/12/11	Highways; name; renaming a portion of US-31; designate as the "Medal of Honor Recipients Highway". (Rep. A. Price)
79	4666		Yes	7/12	7/12	7/12/11	Land use; farmland and open space; expiration or relinquishment of development rights agreement; modify lien payment. (Rep. A. LaFontaine)
80	4727		Yes	7/12	7/12	7/12/11	Labor; youth employment; waiver of work permit for minor performing work as unpaid volunteer for an agricultural fair or exhibition; provide for. (Rep. K. Goike)
81	4759		Yes	7/12	7/12	7/12/11	Economic development; other, commercial rehabilitation act; modify definition of qualified facility. (Rep. S. Tyler)
82		223	Yes	7/12	7/12	7/12/11	Economic development; commercial redevelopment; definition of qualified facility; modify. (Sen. M. Kowall)

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PA	ENR	OLLED SB	I.E.*	Governor Approved	Filed	Effective Date	SUBJECT
No.	ПВ		Yes/No	Date	Date		SUBJECT
83		138	Yes	7/12	7/13	7/13/11	Appropriations; zero budget; supplemental appropriations; provide for fiscal year 2010-2011. (Sen. R. Kahn)
84		333	Yes	7/15	7/15	7/15/11 #	Health; pharmaceuticals; sale of ephedrine or pseudoephedrine; prohibit under certain circumstances and require retailer to enter sale information into a statewide tracking system. (Sen. J. Proos)
85		350	Yes	7/15	7/15	7/15/11	Crimes; controlled substances; false identification used to purchase ephedrine and pseudoephedrine; prohibit, and provide penalties. (Sen. M. Nofs)
86	4749		Yes	7/15	7/15	7/15/11 #	Health; pharmaceuticals; sale or possession of ephedrine and pseudoephedrine; prohibit under certain circumstances and require retailer to enter sale information into a statewide tracking system. (Rep. A. Price)
87	4750		Yes	7/15	7/15	7/15/11 #	Criminal procedure; sentencing guidelines; sentencing guidelines for crime of selling, purchasing, or possessing excessive amount of ephedrine or pseudoephedrine; enact. (Rep. A. Price)
88	4565		Yes	7/15	7/15	8/1/11	Controlled substances; schedules; designation of certain substances as schedule 1 controlled substances; provide for. (Rep. S. Tyler)
89		229	Yes	7/15	7/15	7/15/11	Children; protection; sharing of case-specific information related to child deaths while in state care; require. (Sen. M. Nofs)
90		422	Yes	7/15	7/15	7/15/11	Environmental protection; permits; various permit fees; extend sunset. (Sen. R. Kahn)
91		441	Yes	7/15	7/15	7/15/11 #	Insurance; no-fault; proof of insurance reporting requirements for automobile insurance policies; provide for general amendments. (Sen. B. Caswell)
92		442	Yes	7/15	7/15	12/30/11 #	Vehicles; registration; automobile insurance reporting requirements; provide for general amendments. (Sen. B. Caswell)

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PA	ENR	OLLED	I.E.*	Governor Approved	Filed		
No.	нв	SB	Yes/No	Date	Date	Effective Date	SUBJECT
93		446	Yes	7/15	7/15	10/1/11	Labor; public service employment; claims data required to be provided to policyholder of school district's health insurance plans; clarify. (Sen. P. Pavlov)
94	4350		Yes	7/15	7/15	7/15/11	Torts; medical malpractice; liability of health care professionals who provide voluntary care at health clinics; extend protection to professionals being paid by their employer and extend protection to certain referral organizations. (Rep. G. Haines)
95	4700		Yes	7/15	7/15	7/15/11	Education; school districts; certain requirements regarding disclosure of information for certain public schools that provide medical benefit plans for employees; provide for. (Rep. D. Shaughnessy)
96	4379		Yes	7/15	7/15	7/15/11	Natural resources; inland lakes; procedure for dissolution of lake improvement boards; expand to include a petition of property owners being assessed by the lake board for 2/3 of cost. (Rep. E. Kowall)
97		046	Yes	7/19	7/19	7/19/11	Land use; zoning and growth management; production of ethanol on farms; authorize. (Sen. A. Meekhof)
98		165	Yes	7/19	7/19	7/19/11	Construction; contracts; fair and open competition in governmental construction act; create. (Sen. J. Moolenaar)
99	4792		Yes	7/19	7/19	7/19/11	Retirement; legislative; prohibition on spending the cost savings and earnings on those savings derived from implementation of Tier 2; eliminate. (Rep. C. Moss)
100	4626		Yes	7/19	7/19	7/19/11 #	Education; teachers; discharge or demotion of a teacher on continuing tenure; revise permissible grounds for, change definition of demote, revise provisions concerning continuation of salary during suspension, and allow controlling board to require verification of ability to perform job at end of certain leave of absence. (Rep. P. Scott)
101	4625		Yes	7/19	7/19	7/19/11 #	Education; teachers; standards for achieving and retaining teacher tenure; revise, and make certain revisions to hearing procedures. (Rep. B. Rogers)

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PA	ENR	OLLED	I.E.*	Governor Approved	Filed		
No.	нв	SB	Yes/No	Date	Date	Effective Date	SUBJECT
102	4627		Yes	7/19	7/19	7/19/11 #	Education; teachers; effectiveness as determining factor when reduction of teachers or recall from reduction is required, comprehensive teacher and school administrator evaluation system, and other measures regarding teacher effectiveness and student growth; establish. (Rep. M. O'Brien)
103	4628		Yes	7/19	7/19	7/19/11 #	Education; employees; additional prohibited subjects of bargaining for public school employees; provide for. (Rep. K. Yonker)
104	4232		Yes	7/19	7/19	7/19/11	Education; employees; intermediate school district superintendent serving simultaneously as superintendent of constituent district; allow in statute on incompatible public offices. (Rep. M. Huuki)
105	4233		Yes	7/19	7/19	7/19/11 #	Education; employees; school districts to contract with intermediate school districts for superintendent; allow. (Rep. M. Huuki)
106	4234		Yes	7/19	7/19	7/19/11	Education; employees; intermediate school district superintendent serving simultaneously as superintendent of constituent district; allow in conflict of interest statute. (Rep. M. Huuki)
107		371	Yes	7/19	7/19	7/19/11	Natural resources; other, geographic area authorized for operating an off-road vehicle on road shoulders; expand. (Sen. D. Booher)
108	4192		Yes	7/20	7/20	7/20/11	Health; pharmaceuticals; access to the Michigan automated prescription system for prescribers; provide for under certain circumstances. (Rep. P. Scott)
109		207	Yes	7/20	7/20	9/1/11 #	Natural resources; hunting; minimum hunting age; eliminate, and create mentored youth hunting program. (Sen. J. Hune)
110		215	Yes	7/20	7/20	7/20/11	Counties; boards and commissions; membership on the board of public works; modify. (Sen. H. Walker)
111		287	Yes	7/20	7/20	1/1/12	Transportation; carriers; applicability of exemptions; modify. (Sen. M. Kowall)

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PA	ENR	OLLED	I.E.*	Governor Approved	Filed		
No.	нв	SB	Yes/No	Date	Date	Effective Date	SUBJECT
112	4456		Yes	7/20	7/20	7/20/11	Cemeteries and funerals; burial or cremation; liens on crematoriums; allow under certain circumstances. (Rep. H. Crawford)
113	4746		Yes	7/20	7/20	7/20/11	Land use; zoning and growth management; zoning prohibition of gravel mining; revise standard for determining validity. (Rep. M. Huuki)
114	4534		Yes	7/20	7/20	7/20/11	Local government; intergovernmental affairs; intergovernmental conditional transfer of property by contract act; revise contents of contracts. (Rep. N. Jenkins)
115	4416		Yes	7/20	7/20	7/20/11	Traffic control; traffic regulation; enforcement of certain Michigan vehicle code violations on publicly accessible private roads; expand to permit enforcement by counties under certain circumstances. (Rep. F. Foster)
116	4522		Yes	7/20	7/20	7/20/11	Labor; arbitration; arbitration award factors and arbitration procedures; revise. (Rep. J. Farrington)
117	4577		Yes	7/20	7/20	7/20/11	Natural resources; funding; natural resources trust fund; require to be used to make PILT payments on certain land. (Rep. J. Johnson)
118	4579		Yes	7/20	7/20	7/20/11	Property tax; other, PILT payments; revise funds against which payments are charged. (Rep. F. Foster)
119	4347		Yes	7/20	7/20	7/20/11	Property tax; other; use of county general funds raised from property taxes; allow transfer to county road fund for road improvements. (Rep. D. Zorn)
120	4371		Yes	7/20	7/20	9/1/11 #	Natural resources; hunting; minimum hunting age; eliminate, and create mentored youth hunting program. (Rep. P. Pettalia)
121	4567		Yes	7/20	7/20	7/20/11	Agriculture; animals; equidae; provide for testing for equine infectious anemia. (Rep. P. Somerville)

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	ENR	OLLED		Governor	Filed		
PA No.	НВ	SB	I.E.* Yes/No	Approved Date	Date	Effective Date	SUBJECT
122	4366		Yes	7/20	7/20	7/20/11	Public employees and officers; ethics; superintendents of intermediate school districts, officers and employees of public transportation authorities, and township supervisors; allow membership in other public bodies under certain circumstances. (Rep. M. O'Brien)
123	4367		Yes	7/20	7/20	7/20/11	Transportation; authorities; qualifying criteria to form a public authority; clarify. (Rep. S. McCann)
124	4533		Yes	7/20	7/20	7/20/11	Traffic control; driver license; individual with level 2 graduated driver license; modify limitation on hours of operation and exception to number of passengers allowed in vehicle under certain circumstances. (Rep. B. Rogers)
125	4584		Yes	7/19	7/21	1/1/12	Occupations; business licensing and regulation; regulatory act for professional employer organizations; revise license term and effective and implementation dates. (Rep. P. Opsommer)
126	4436		Yes	7/20	7/21	7/21/11	Property tax; payment and collection; requirement that township offices remain open on certain days for tax payments; apply to payment of a summer tax levy. (Rep. J. Johnson)
127		346	Yes	7/20	7/21	7/21/11	Criminal procedure; DNA; procedure for collection of DNA samples from incarcerated individuals; revise. (Sen. T. Schuitmaker)
128	4780		No	8/9	8/9	**	Legislature; apportionment; redistricting of congressional districts; provide for. (Rep. P. Lund)
129		498	No	8/9	8/9	**	Legislature; apportionment; redistricting of senate and house of representatives; provide for. (Sen. J. Hune)
130	4731		Yes	9/6	9/6	9/6/11	Civil procedure; costs and fees; motion fees in court of appeals; remove scheduled rollback of fees. (Rep. K. Cotter)
131	4409		Yes	9/6	9/6	10/1/11 #	Human services; services or financial assistance; general revisions to family independence program assistance benefits; provide for. (Rep. K. Horn)

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⁻ Act takes effect of the 9 fst day after

- See Act for applicable effective date.

- line item veto.

- tie bar.

PA		OLLED	I.E.*	Governor Approved	Filed		
No.	НВ	SB	Yes/No	Date	Date	Effective Date	SUBJECT
132	4410		Yes	9/6	9/6	10/1/11	Human services; services or financial assistance; exemptions to JET program participation requirements; clarify. (Rep. S. Tyler)
133		485	Yes	9/13	9/13	9/13/11	Cities; home rule; minimum staffing requirements for city employees; prohibit. (Sen. J. Pappageorge)
134		486	Yes	9/13	9/13	9/13/11	Counties; boards and commissions; minimum staffing requirements for county employees; prohibit. (Sen. A. Meekhof)
135		487	Yes	9/13	9/13	9/13/11	Counties; charter; minimum staffing requirements for county employees; prohibit. (Sen. J. Brandenburg)
136		488	Yes	9/13	9/13	9/13/11	Counties; other, minimum staffing requirements for employees of an optional unified form of county government; prohibit. (Sen. D. Robertson)
137		489	Yes	9/13	9/13	9/13/11	Townships; charter; minimum staffing requirements for charter township employees; prohibit. (Sen. D. Hildenbrand)
138		490	Yes	9/13	9/13	9/13/11	Townships; general law; minimum staffing requirements for township employees; prohibit. (Sen. B. Caswell)
139		491	Yes	9/13	9/13	9/13/11	Villages; home rule; minimum staffing requirements for village employees; prohibit. (Sen. D. Robertson)
140		492	Yes	9/13	9/13	9/13/11	Villages; general law; minimum staffing requirements for village employees; prohibit. (Sen. D. Booher)
141		347	Yes	9/20	9/20	9/20/11 #	Use tax; collections; use tax on certain medical services; establish sunset. (Sen. R. Kahn)
142		348	Yes	9/20	9/20	9/20/11 #	Insurance; health; health insurance claims assessment act; create. (Sen. R. Kahn)
143	4716		Yes	9/20	9/21	9/21/11	Cities; home rule; provision regarding financial recovery bonds; modify. (Rep. J. Olumba)

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^{*** -} See Act for applicable effective date.

^{+ -} line item veto.

^{# -} tie bar.

PA	ENR	OLLED	I.E.*	Governor Approved	Filed		
No.	НВ	SB	Yes/No	Date	Date	Effective Date	SUBJECT
144	4734		Yes	9/20	9/21	9/21/11	Health facilities; quality assurance assessments; quality assurance assessment fee for nursing homes and hospital long-term care units; extend sunset to 2015. (Rep. M. Lori)
145	4748		Yes	9/20	9/21	9/21/11	Economic development; other, percentage of allocations from transportation economic development fund; modify. (Rep. D. Agema)
146	4787		Yes	9/20	9/21	9/21/11	Communications; other, funding for the public safety communications system; provide for. (Rep. P. MacGregor)
147		447	Yes	9/20	9/21	9/21/11 #	Water; quality; operator certification programs; authorize. (Sen. R. Kahn)
148		448	Yes	9/20	9/21	9/21/11	Environmental protection; sewage; operator certification programs; authorize. (Sen. R. Kahn)
149		449	Yes	9/20	9/21	9/21/11	Environmental protection; solid waste; tipping fees for landfills; increase and extend sunset. (Sen. R. Kahn)
150		450	Yes	9/20	9/21	9/21/11	Environmental protection; hazardous waste; waste reduction fund; revise distribution of money. (Sen. R. Kahn)
151	4316		Yes	9/20	9/21	9/21/11	Vehicles; equipment; requirement for brakes; exempt log slasher units. (Rep. M. Huuki)
152		07	Yes	9/24	9/27	9/27/11	Labor; public service employment; mandated public employee contribution to employer-provider health care benefits; provide for. (Sen. M. Jansen)
153		212	Yes	9/27	9/27	9/27/11	Fire; other; firefighter training programs in schools and organized fire departments; provide for. (Sen. R. Kahn)
154	4788		Yes	9/27	9/27	9/27/11	Economic development; plant rehabilitation; definition of "industrial property"; expand to include certain federal reserve bank operations. (Rep. H. Santana)

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	ENR	OLLED		Governor Approved	Filed		
PA No.	нв	SB	I.E.* Yes/No	Date	Date	Effective Date	SUBJECT
155		213	Yes	9/27	9/27	9/27/11	Health; pharmaceuticals; prohibition on dispensing a prescription for a controlled substance received via electronic means from an individual licensed to practice dentistry in a state other than Michigan; remove. (Sen. T. Casperson)
156	4360		Yes	9/27	9/27	9/27/11	Transportation; school vehicles; diabetic testing waiver for new school bus drivers; provide for. (Rep. G. Haines)
157		237	Yes	9/29	9/30	9/30/11	Appropriations; zero budget; supplemental appropriations; provide for fiscal year 2010-2011. (Sen. R. Kahn)
158		494	Yes	9/30	9/30	9/30/11	State; identification cards; electronic verification and certification in lieu of applicants' signature; allow, and require applicant to document authority to be present in the United States. (Sen. P. Pavlov)
159		495	Yes	9/30	9/30	9/30/11	Traffic control; driver license; commercial driver licensing and internal registration plan requirements and certain sunset provisions; modify. (Sen. J. Pappageorge)
160		496	Yes	9/30	9/30	9/30/11 #	Transportation; carriers; commercial driver licensing requirements; modify to comply with federal requirements. (Sen. T. Casperson)

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